

# MINNEAPOLIS CITY COUNCIL OFFICIAL PROCEEDINGS

## REGULAR MEETING OF NOVEMBER 9, 2001

(Published November 17, 2001,  
in *Finance and Commerce*)

Room 132 City Hall  
250 South 5<sup>th</sup> Street  
Minneapolis, Minnesota  
November 9, 2001 - 9:30 a.m.

Council President Cherryhomes in the Chair.

Present - Council Members Campbell, Biernat, Niland, Goodman, Colvin Roy, McDonald, Mead, Lane, Johnson, Thurber, Ostrow, Council President Cherryhomes.

Campbell moved acceptance of the minutes of the special meeting held October 22 and the regular meeting of October 26, 2001. Seconded.

Adopted upon a voice vote.

Campbell moved referral of petitions and communications and reports of the City officers to proper Council committees and departments. Seconded.

Adopted upon a voice vote.

### PETITIONS AND COMMUNICATIONS

#### **COMMUNITY DEVELOPMENT (See Rep):**

GRANTS AND SPECIAL PROJECTS (267407)

Consolidated Plan: FY2000 Consolidated Annual Performance & Evaluation Report; FY2002 Consolidated Plan Needs; Amendment to 2001 Consolidated Plan re MCDA's Single Family HOME Program, w/Attachments.

#### **COMMUNITY DEVELOPMENT and WAYS & MEANS/BUDGET (See Rep):**

COMMUNITY DEVELOPMENT AGENCY, MINNEAPOLIS (MCDA) (267408)

Washburn Crosby Mill Complex Development: Appropriation increase & acceptance of grant from St Anthony Falls Heritage Board.

Guthrie Theater: Appropriation increase to cover higher than anticipated environmental testing costs for Riverfront development.

Upper Harbor River Terminal: 2002 Operating Budget & amendments to Operating Agreement with River Services Inc.

Pantages Project: Appropriation increase for costs associated with Pantages & Stimson building renovation project & improvements to State & Orpheum theaters.

NEIGHBORHOOD REVITALIZATION PROGRAM (NRP) (267409)

Sheridan Neighborhood: Modification #6 to NRP Action Plan & use of Mpls Public Schools "Second 7.5%" NRP funds to upgrade Sheridan School parking lot.

#### **ELECTIONS (See Rep):**

ELECTIONS DEPARTMENT (267410)

2001 General Election: Certify November 6, 2001, election results.

**HEALTH AND HUMAN SERVICES (See Rep):**

**HEALTH AND FAMILY SUPPORT SERVICES (267411)**

Local Service Unit Plan for Minnesota Family Investment Program: Authorize Mayor to sign amendment to Plan to address participant case closing reviews, provision of services to former participants, family violence, and subsidized employment and supported work.

**HEALTH AND HUMAN SERVICES and WAYS & MEANS/BUDGET (See Rep):**

**HEALTH AND FAMILY SUPPORT SERVICES (267412)**

Services for Parenting Teens at New Broadway School: Execute contract with Minnesota Visiting Nurse Agency to invoice MVNA for eligible TANF Home Visiting services performed through City's School-Based Clinic Program and Minneapolis Public Schools; Accept revenue earned from TANF Home Visiting activities; and Execute contract with Minneapolis Public Schools to bill MVNA on their behalf for eligible TANF Home Visiting services performed through Minneapolis Public Schools, and to transfer revenues received to Minneapolis Public Schools.

Skyway Senior Center: Receive \$5,000 from Minneapolis Public Housing Agency for start-up costs for Center; and Approve appropriation.

2002 Public Health Services: Execute contract with Hennepin County to provide 348-TOTS developmental screening and follow along tracking program, nutrition services for School-Based Clinic Program, support for ImmuLink Immunization Registry; and disease prevention and control services on behalf of City.

**PUBLIC SAFETY AND REGULATORY SERVICES (See Rep):**

**LICENSES AND CONSUMER SERVICES (267413)**

Great Brakes (3326 University Av SE): Grant Motor Vehicle Repair Garage License, subject to conditions.

Equatore Cafe (2835 Nicollet Av): Revoke Restaurant License for failure to complete site plan review process; with attachments.

Licenses: Applications.

**INSPECTIONS DEPARTMENT (267414)**

Property at 2623 Dupont Av N: Authorize owner to rehabilitate property, with code compliance to be completed by August 1, 2002.

2001 Special Assessment Levies: Approve levies and Direct Hennepin County Property Taxation Department to place assessments against certain properties to defray the cost of work performed under authorization of Inspections Division to correct nuisance or hazardous conditions; and Passage of Resolutions for Levy 1080 (Rubbish); Levy 1081 (Weeds); Levy 1084 (Hazardous Trees); Levy 1085 (Rubbish and Plant Growth); Levy 1086 (Inoperable Vehicle Tow Administrative Fees); Levy 1092 (Removal of Hazardous/Nuisance Condition Buildings); Levy 1096 (Vacant/Boarded Housing Registrations); Levy 1098 (Securing of Buildings - Police Board Up); and Levy 1099 (Securing Abandoned Buildings).

**POLICE DEPARTMENT (267415)**

2001 Local Law Enforcement Block Grant: Convey to federal government details relating to public hearing.

**PUBLIC SAFETY AND REGULATORY SERVICES and WAYS & MEANS/BUDGET (See Rep):**

**FINANCE DEPARTMENT (267416)**

Office Space for Third Precinct Community Response Team: Negotiate and execute lease agreement for space in Green Institute Building located at 2801 21st Av S.

**LICENSES AND CONSUMER SERVICES (267417)**

Youth Access to Tobacco Enforcement Grant: Execute Amendment to Grant Agreement with Minnesota Department of Health to extend termination date to December 31, 2001 to allow for expenditure of remaining grant funds.

**POLICE ATHLETIC LEAGUE (267418)**

Police Athletic League: Accept Justice Based After-School Grant of \$69,941 and execute grant agreement with United States Department of Justice, Office of Community Oriented Policing Services, to continue to operate after-school programs, to continue funding the Development Coordinator position, and provide limited officer overtime; and Approve appropriation of grant funds.

**POLICE DEPARTMENT (267419)**

Financial Crimes Investigation Task Force: Authorize Police Department to participate in task force, receive grant funds, and provide City matching funds and in-kind contributions.

Long-term Investigation of Bloodsaw Murder: Accept grant-in-aid of \$10,000 from Minnesota Department of Public Safety to fund costs connected with investigation.

Donation of Bus: Accept from Metropolitan Council donation of 40-foot bus to be used by Police Department for personnel transport, training, shelter and other purposes.

**TRANSPORTATION AND PUBLIC WORKS (See Rep):**

**PUBLIC WORKS AND ENGINEERING (267420)**

Snow & Ice Removal from Public Sidewalks and Sidewalk Repair and Construction of Public Sidewalks: Adopt and levy assessments.

Parade Ordinance: Amendments providing for shorter waiting period between application and action thereon and other amendments.

Dakota Rail Corridor: Urge Surface Transportation Board to impose public use condition on corridor to allow Hennepin County to develop a purchase offer.

Lake St Light Rail Transit Station: Neighborhood request for name "Lake St/Midtown Station".

City Council Chamber Project: Change Order #1 to contract with Alpha Video.

Snow Bound Garbage Carts and Recycling Containers: Amend policy requiring snow to be cleared within 48 hours.

Minneapolis 2001 Storm Water Management Program and Annual Report

Sale of Excess Public Right-of-Way: Initiate discussions with Minneapolis Community Development Agency to draft an agreement for assistance in selling property.

**TRANSPORTATION AND PUBLIC WORKS and WAYS & MEANS/BUDGET (See Rep):**

**PUBLIC WORKS AND ENGINEERING (267421)**

Lyn-Lake Municipal Parking Lots: Adopt and levy special assessments.

Downtown East Light Rail Transit Parking Ramp: Authorize use of the Minneapolis Community Development Agency panel contract with STS Consultants for geotechnical services.

Traffic Signal Agreement: Agreement with City of Edina interconnect a signal at W 50th St and Halifax Av S.

E 26th St & Hiawatha Av: Project funding agreement with Metro Council for planned intersection modifications.

10th Av SE Bridge Project: Request transfer of grant funds from the Minnesota Department of Transportation for project close-out.

City Paid Parking: Authorize parking for Parking System Analysts.

City Security: Establish Security Response Team.

**PURCHASING (267422)**

Bids: a) OP #5602, increase contract with Dunlo Motors for increased expenditure for pre-owned vehicles; b) OP #5665, increase bid of Lametti & Sons for rammed pipeline and installation of a large diameter manhole; c) OP #5648, increase bid amount of Minnesota Valley Landscape for additional general landscaping work.

**WAYS AND MEANS BUDGET:**

**CONVENTION CENTER (267423)**

Convention Center Expansion Project: Receive & File change management actions.

**WAYS AND MEANS BUDGET (See Rep):**

**ATTORNEY (267424)**

Settlement: Authorize payment to Regina Bell; and Larry Gant.

CONVENTION CENTER (267425)

Bid: OP #5725, low bid of Premier Restaurant Equipment Company for Convention Center Expansion Project.

Convention Center Expansion Project: Contract with Rodney Liebold.

Convention Center Expansion Project: Change orders to contracts with Gephart Electric Company; Kellington Construction, Inc; Crawford Door Sales Company.

COORDINATOR (267426)

Federal Empowerment Zone Funds: Authorize funds for Glenwood Avenue Main Street Revitalization Project and contract with Urban Strategies Group.

Federal Empowerment Zone Funds: Authorize funds for East Franklin Avenue Safety Center and contract with American Indian Business Development Corporation.

Federal Empowerment Zone Funds: Contract with Architect and Contractor Services.

Federal Empowerment Zone Funds: Transfer funds to Department of Health & Family Support for Northside Weed and Seed Initiative.

FINANCE DEPARTMENT (267427)

Special Tax Assessment of Delinquent Utility Charges: Approve at annual adoption of assessment roll.

Liability Claims Administration Services: Authorize issuance of Request for Proposals.

Governmental Accounting Standards Board, Statement #34: Authorize proceeding with execution of contract with Deloitte and Touche, LLP.

HUMAN RESOURCES (267428)

City Works Trainee II and Coat Check Attendant Positions: Salary Ordinances.

Minneapolis Building & Construction Trades Council: Corrected Salary Ordinance.

Labor Agreement: Salary Ordinance for Minnesota Teamsters Public and Law Enforcement Employees Union, Local #320, Truck Drivers Unit.

Labor Agreement: Salary Ordinance for Minneapolis Foremen's Association.

Labor Agreement: Salary Ordinance for Minneapolis City Supervisors Association.

Labor Agreement: Salary Ordinance for City Employees Union, Local #363, Laborers' International Union of North America.

INFORMATION AND TECHNOLOGY SERVICES (ITS) (267429)

Extraordinary Step Request: Start Mark Willenbring at Step 6 of salary scale for Systems Integrator IV, Information Technology Services position.

**ZONING AND PLANNING (See Rep):**

ATTORNEY (267430)

Calhoun Park & Emerson Rowhouses Project, 1221 W Lake St: Report on extending deadline of zoning applications.

Lofts Development, 324 1st St N: Report on extending deadline of zoning applications.

HERITAGE PRESERVATION COMMISSION (267431)

Harmon Place Historic District: Heritage Preservation Commission: Recommendation to approve designation with staff recommended findings, with attached designation study prepared by Carole Zellie of Landscape Research, attached Reassessment of proposed district by Hess, Roise & Company, comments of Lowry Hill History Committee; HPC minutes; Minnesota Historical Society -State Historical Preservation Office comments.

Zoning & Planning Committee: Findings of Fact and Recommendation with attached map showing boundaries of district.

Planning Department: Two lists of properties in the district, one for the Fawkes block portion and one for the non-Fawkes portion, with legal descriptions. Larkin, Hoffman, Daly & Lindgren lawfirm: Comments.

Loring Business Association: Comments.

Citizens for a Loring Park Community: Comments.

HERITAGE PRESERVATION COMMISSION (267432)

Walker Art Center Appeal re Demolition of Guthrie Theater, 725 Vineland Place: Heritage Preservation Commission: Request for appeal & reasons therefor; Application for Certificate of Appropriateness for demolition of Guthrie, with attachments from Faegre & Benson lawfirm, SRF

Consulting Group, History of changes to the theater, Proposed new use for space, Guthrie Theater Reuse Analysis prepared by Sutton & Associates; HPC staff report with attachments from University of Virginia School of Architecture, Target Corporation, AIA Minnesota, Mrs Thomas M Brown, Resolution of Minnesota Chapter of Society of Architectural Historians; HPC minutes.

Council Member McDonald: Comments of AIA Minnesota, Ann Berget, Jennifer Liebman, Joan Mondale, James & Lori Wellman, Walker Art Center, John Cowles, William R Morrish, Bradley Morrison, Faegre & Benson lawfirm, Advisory Committee to the Reuse Study, Cesar Pelli, Richard Moe, Save the Guthrie Organization (including comments from Paul Metsa, John Louis Anderson, Bob Roscoe), Colleen Sheehy, Star Tribune news article, Larry Millett, Carol Flynn & Lee Munnich, Jack Reuler.

Bob Roscoe: Petition to postpone action on appeal, signed by Chuck Liddy & approximately 127 others.

**PLANNING COMMISSION/DEPARTMENT (267433)**

Interim Ordinance: Passage of ordinance extending moratorium on commercial and industrial development on West Broadway, Title 21, Chapter 576 of Minneapolis Code of Ordinances.

**PLANNING COMMISSION/DEPARTMENT (267434)**

Minneapolis Stone Arch Partners, LLC, 600 & 625 Main St SE & 106 6th Av SE: Planning Commission: Appeals of University of Minnesota, Marcy Holmes Neighborhood Association, W D Forbes Co, Inc & Metal-Matic Inc and reasons therefor, Applications for conditional use permits, variances & site plan review with staff report, recommendation & findings, with attachments including neighbors' comments, maps, drawings, photos; Minutes.

Minn, Steve: Minneapolis Urban Multifamily Residential Sound Level Measurements.

**PLANNING COMMISSION/DEPARTMENT (267435)**

Plymouth Church Neighborhood Foundation (for Lydia House, 1920 LaSalle Av): Planning Comsn: Appeal of Citizens for a Balanced City & reasons therefor; Minutes; Application for conditional use permit, variances & site plan review with staff report, findings & recommendation, with attachments.

Council Member Mead: Star Tribune news article.

Council Member McDonald: Comments of Lindquist & Vennum lawfirm, Tom Berthiaume, Stevens Square Community Organization, Larkin Hoffman Daly & Lindgren lawfirm, Catholic Charities, Minnesota Coalition for the Homeless, Rita & Manuel Lavin, Lynne Lowder, City Zoning Administrator.

**PLANNING COMMISSION:**

**URBAN VENTURES (267436)**

Permission to vacate alley in block bounded by 29th & Lake Streets E, Clinton & 4th Avenues South.

**MOTIONS (See Rep):**

**ATTORNEY (267437)**

Workers Compensation: Payments.

**UNFINISHED BUSINESS (See Rep):**

**INSPECTIONS DEPARTMENT (267438)**

Raze Buildings: 1911 Penn Av N.

**FILED:**

**CITY CLERK/SPECIAL PERMITS (267439)**

Newton Av N, 3616 (Susan L Haas) move garage;

Nicollet Av S, 2650 (Attracta Sign) sign;

Nicollet Av S, 6023 (Lawrence Sign) sign.

**XCEL ENERGY (267440)**

Utilities: Install poles.

**REPORTS OF  
STANDING COMMITTEES**

The **COMMUNITY DEVELOPMENT** Committee submitted the following reports:

**Comm Dev** - Your Committee, having under consideration the approved changes to the Minneapolis Community Development Agency's Single Family HOME Program, and the requirement of a policy amendment to the City's 2001 Consolidated Plan, and having held a public hearing thereon, now recommends approval of the policy amendment which adopts new resale restrictions for projects developed in Non-Presumption of Availability and Affordability neighborhoods to meet the federal requirement that the City implement resale or recapture provisions on any properties produced using HOME funds.

Adopted. Yeas, 12; Nays none.

Passed November 9, 2001.

Approved November 15, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

**Comm Dev** - Your Committee, having under consideration allocation of 2002 Federal Low Income Housing Tax Credits, administered by the Minneapolis Community Development Agency (MCDA), acting on behalf of the Minneapolis/St. Paul Housing Finance Board, and having received proposals as described and ranked in the staff report contained in Petn No 267375 and approved allocation to four projects on October 26, 2001, now recommends additional approval to preliminarily reserve housing tax credits for the Boulevard project at 5320 Lyndale Ave S, in the amount of \$119,404.

Adopted. Yeas, 12; Nays none.

Passed November 9, 2001.

Approved November 15, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

The **COMMUNITY DEVELOPMENT** and **WAYS & MEANS/BUDGET** Committees submitted the following reports:

**Comm Dev & W&M/Budget** - Your Committee, having under consideration the Washburn Crosby Mill Complex development, now recommends passage of the accompanying resolution increasing the Minneapolis Community Development Agency (MCDA) appropriation and revenue estimate in Fund SMN0 (State Grants & Loans) by \$20,000 to reflect acceptance of a grant from the St Anthony Falls Heritage Board for the design of a pedestrian and service access to the Washburn Crosby Complex on Chicago Ave and 2<sup>nd</sup> St S, and increasing the revenue estimate in Fund CAZ0 (Common Project) by \$300,000 to reflect transfer of funds.

Your Committee further recommends that this action be transmitted to the Board of Commissioners of the MCDA.

Adopted. Yeas, 12; Nays none.

Passed November 9, 2001.

Approved November 15, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

**RESOLUTION 2001R-460  
By Niland and Campbell**

**Amending The 2001 Minneapolis Community Development Agency Appropriation Resolution.**

Resolved by The City Council of The City of Minneapolis:

That the above-entitled resolution, as amended, be further amended as follows:

- a) Increasing the appropriation in Fund SMN0 - MCDA State Grants and Loans by \$20,000 and increasing the revenue estimate in Fund SMN0 (3215-13 Other MN Grantor Agencies) by \$20,000; and
- b) Increasing the revenue estimate in Fund CAZ0 - Common Project (3840-01 - Transfer from Capital Project Funds) by \$300,000.

Adopted. Yeas, 12; Nays none.  
Passed November 9, 2001. J. Cherryhomes, President of Council.  
Approved November 15, 2001. S. Sayles Belton, Mayor.  
Attest: M. Keefe, City Clerk.

**Comm Dev & W&M/Budget** – Your Committee recommends passage of the accompanying resolution increasing the Minneapolis Community Development Agency (MCDA) appropriation in Fund CPP0 (Preliminary Planning) by \$15,000 to cover higher than anticipated environmental testing relating to the Guthrie Theater project along the Riverfront.

Your Committee further recommends that this action be transmitted to the Board of Commissioners of the MCDA.

Adopted. Yeas, 12; Nays none.  
Passed November 9, 2001.  
Approved November 15, 2001. S. Sayles Belton, Mayor.  
Attest: M. Keefe, City Clerk.

**RESOLUTION 2001R-461**  
**By Niland and Campbell**

**Amending The 2001 Minneapolis Community Development Agency Appropriation Resolution.**

Resolved by The City Council of The City of Minneapolis:

That the above-entitled resolution, as amended, be further amended by increasing the appropriation in Fund CPP0 - Preliminary Planning by \$15,000 from current fund balance.

Adopted. Yeas, 12; Nays none.  
Passed November 9, 2001. J. Cherryhomes, President of Council.  
Approved November 15, 2001. S. Sayles Belton, Mayor.  
Attest: M. Keefe, City Clerk.

**Comm Dev & W&M/Budget** - Your Committee recommends approval of the 2002 Operating Budget for the Upper Harbor River Terminal, as set forth in Petn No 267408.

Your Committee further recommends that the proper City officers be authorized to amend the Operating Agreement between the City of Minneapolis and River Services Inc, dated 2/16/2000, as outlined in the staff report set forth in the above-referenced petition.

Adopted. Yeas, 12; Nays none.  
Passed November 9, 2001.  
Approved November 15, 2001. S. Sayles Belton, Mayor.  
Attest: M. Keefe, City Clerk.

**Comm Dev & W&M/Budget** - Your Committee, having under consideration the action of the Neighborhood Revitalization Program (NRP) Policy Board approving Modification #6 to the Sheridan Neighborhood Action Plan (the Plan), which creates a new strategy to fund upgrades to the Sheridan School parking lot and reallocates the use of Minneapolis Public Schools "Second 7.5%" NRP funds in the amount of \$14,886 to fund this new strategy, as set forth in Petn No 267409, now recommends:

1. Approval of the modification to the Sheridan Neighborhood Action Plan, and specifically those parts of the Plan which fall under City jurisdiction;
2. Approval of the use of \$14,886 of the Minneapolis Public Schools "Second 7.5%" NRP funds to fund the new strategy in said Plan;
3. Passage of the accompanying resolution increasing the NRP Program Fund (CNR0) by \$14,886;
4. That the proper City officers be authorized to execute any contracts or agreements needed to implement this request; and
5. That this action be transmitted to the Board of Commissioners of the Minneapolis Community Development Agency.

Adopted. Yeas, 12; Nays none.  
Passed November 9, 2001.  
Approved November 15, 2001. S. Sayles Belton, Mayor.  
Attest: M. Keefe, City Clerk.

**RESOLUTION 2001R-462**  
**By Niland and Campbell**

**Amending The 2001 Minneapolis Community Development Agency Appropriation Resolution.**

Resolved by The City Council of The City of Minneapolis:  
That the above-entitled resolution, as amended, be further amended by increasing Fund CNR0 - NRP Program by \$14,886 from projected fund balance.  
Adopted. Yeas, 12; Nays none.  
Passed November 9, 2001. J. Cherryhomes, President of Council.  
Approved November 15, 2001. S. Sayles Belton, Mayor.  
Attest: M. Keefe, City Clerk.

**Comm Dev & W&M/Budget** – Your Committee recommends passage of the accompanying resolution increasing the Minneapolis Community Development Agency (MCDA) appropriation in Fund CPO0 (Capital Projects Other) by \$16,999,004 and increasing the revenue budget in Fund CPO0 by \$16,999,004 to cover costs associated with the Pantages and Stimson building renovation project and improvements to the State and Orpheum theatres.

Your Committee further recommends that the City's 3% administrative fee on Pantages project costs be waived.

Adopted. Yeas, 12; Nays none.  
Passed November 9, 2001.  
Approved November 15, 2001. S. Sayles Belton, Mayor.  
Attest: M. Keefe, City Clerk.

**RESOLUTION 2001R-463**  
**By Niland and Campbell**

**Amending The 2001 Minneapolis Community Development Agency Appropriation Resolution.**

Resolved by The City Council of The City of Minneapolis:  
That the above-entitled resolution, as amended, be further amended by increasing the appropriation in Fund CPO0 - Capital Projects Other by \$16,999,004 and increasing the Fund CPO0 revenue budget (3911-Loan Proceeds) by \$16,999,004.  
Adopted. Yeas, 12; Nays none.  
Passed November 9, 2001. J. Cherryhomes, President of Council.  
Approved November 15, 2001. S. Sayles Belton, Mayor.  
Attest: M. Keefe, City Clerk.

The **ELECTIONS** Committee submitted the following report:

**Elections** - Your Committee reports that, pursuant to instructions, we met as a Canvassing Board, and we have canvassed the official election returns made and submitted to the City Clerk by the Judges of Election of all election districts in the City of Minneapolis of the votes cast for City Officers at the City General Election held in the City of Minneapolis on Tuesday, November 6, 2001, and we herewith submit the results of said returns as shown on the following tables and in Petn No. 267410 on file in the office of the City Clerk. The total number of voters registered was 217,802 including 5,976 registered at the polls.

The total number of votes cast at said General Election was 89,927 or 41.28% of the total number of registered voters in the City of Minneapolis:

**SUMMARY REPORT**

**Mayor**

*Sharon Sayles Belton	30,896
R. T. Rybak	57,739
Write-In Votes	625

**Council Member - Ward 1**

Dave Ramstad	2,522
*Paul Ostrow	4,123
Write-In Votes	31

**Council Member - Ward 2**

Paul Zerby	2,597
Cam Gordon	2,489
Write-In Votes	29

**Council Member - Ward 3**

*Joe Biernat	2,770
Shane M. Price	1,571
Write-In Votes	45

**Council Member - Ward 4**

George Belmore	1,417
*Barbara A. "Barb" Johnson	4,002
Write-In Votes	40

**Council Member - Ward 5**

*Jackie Cherryhomes	2,333
Natalie Johnson Lee	2,405
Write-In Votes	27

**Council Member - Ward 6**

Dean Kallenbach	1,672
Dean (Z) Zimmermann	1,853
Write-In Votes	34

**Council Member - Ward 7**

*Lisa R. Goodman	6,363
Sean Flynn	1,345
Write-In Votes	31

**Council Member - Ward 8**

Robert Lilligren	3,514
Vickie Ann Brock	2,075
Write-In Votes	32

**Council Member - Ward 9**

Lucky Rosenbloom	1,229
Gary Schiff	5,704
Write-In Votes	37

**Council Member - Ward 10**

Doug Kress	3,025
Dan Niziolek	3,688
Write-In Votes	141

**Council Member - Ward 11**

Scott Benson	5,278
John Bernard Casserly	3,704
Write-In Votes	42

**Council Member - Ward 12**

*Sandy Colvin Roy	4,832
Wade Russell	4,055
Write-In Votes	15

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**Council Member - Ward 13**

*Barret W.S. Lane	5,778
Greg Abbott	4,724
Write-In Votes	25

**Board of Estimate and Taxation**

*Gordon L. Nelson	38,504
*Wally Swan	36,425
Eric L. Pone	16,987
Write-In Votes	990

**Park and Recreation - Commissioners at Large**

Traci L. Scott	26,001
John Erwin	28,262
*Rochelle Berry Graves	30,478
Margret (Meg) Forney	25,015
Bruce Whelan	18,267
*Annie Young	28,536
Write-In Votes	903

**Park and Recreation - Commissioner District 1**

*Walt Dziedzic	7,535
Shannon Holleman	3,716
Write-In Votes	56

**Park and Recreation - Commissioner District 2**

Jon Olson	5,124
Timothy A. Davis Sr.	4,253
Write-In Votes	49

**Park and Recreation - Commissioner District 3**

Marie Hauser	5,460
Scott Vreeland	3,812
Write-In Votes	57

**Park and Recreation - Commissioner District 4**

*Vivian Mason	5,107
Lynn Levine	4,302
Write-In Votes	69

**Park and Recreation - Commissioner District 5**

Michael Sumner	6,005
*Edward C. Solomon	7,192
Write-In Votes	66

**Park and Recreation - Commissioner District 6**

Tracy Nordstrom	8,322
Bob Fine	8,810
Write-In Votes	53

**Library Board - Trustees at Large**

Wizard Marks	19,803
*Diane Hofstede	38,512
George A. Garnett	23,513
Sheldon Mains	21,972
Michael Hohmann	18,009
*Rod Krueger	26,347
Anita Duckor	24,197
*Laurie Savran	28,573
Mary Beth Wehrman	19,158
Virginia Holte	23,040
Hansel C. Hall	10,288
Travis "Tron" Lee	14,309
Write-In Votes	1,324
*Elected Official	

Adopted. Yeas, 12; Nays none.  
Passed November 9, 2001.  
Approved November 9, 2001. S. Sayles Belton, Mayor.  
Attest: M. Keefe, City Clerk.  
(Published November 10, 2001)

The **HEALTH & HUMAN SERVICES** Committee submitted the following reports:

**H&HS** – Your Committee recommends that Mayor Sayles Belton be authorized to sign an Amendment to the Local Service Unit Plan for the Minnesota Family Investment Program for the period July 1, 2001 through June 30, 2003. Said amendment addresses participant case closing reviews, provision of services to former participants, family violence, and subsidized employment and supported work.

Adopted. Yeas, 12; Nays none.  
Passed November 9, 2001.  
Approved November 15, 2001. S. Sayles Belton, Mayor.  
Attest: M. Keefe, City Clerk.

The **HEALTH & HUMAN SERVICES** and **WAYS & MEANS/BUDGET** Committees submitted the following reports:

**H&HS & W&M/Budget** – Your Committee, having under consideration the provision of services for parenting teens who attend the Minneapolis Public Schools' new Broadway School, with many of these services eligible to be reimbursed from Hennepin County through the TANF Home Visiting Program, now recommends that the proper City Officers be authorized to:

- a. execute a contract with the Minnesota Visiting Nurse Agency (MVNA) to invoice MVNA for eligible TANF Home Visiting services performed through the City's School-Based Clinic Program and the Minneapolis Public Schools;
- b. accept revenue earned from TANF Home Visiting activities; and
- c. execute a contract with the Minneapolis Public Schools to bill MVNA on their behalf for eligible TANF Home Visiting services performed through the Minneapolis Public Schools, and to transfer revenues received to the Minneapolis Public Schools.

Adopted. Yeas, 12; Nays none.  
Passed November 9, 2001.  
Approved November 15, 2001. S. Sayles Belton, Mayor.  
Attest: M. Keefe, City Clerk.

**H&HS & W&M/Budget** – Your Committee, having under consideration the Skyway Senior Center located on the skyway level at the new downtown Target Store, now recommends that the proper City Officers be authorized to accept \$5,000 from the Minneapolis Public Housing Authority for start-up costs for the Center.

Your Committee further recommends passage of the accompanying Resolution appropriating \$5,000 to the Health & Family Support Agency to reflect receipt of said funds.

Adopted. Yeas, 12; Nays none.  
Passed November 9, 2001.  
Approved November 15, 2001. S. Sayles Belton, Mayor.  
Attest: M. Keefe, City Clerk.

**RESOLUTION 2001R-464**  
**By Lane and Campbell**

**Amending The 2001 General Appropriation Resolution.**

Resolved by The City Council of The City of Minneapolis:

That the above-entitled Resolution, as amended, be further amended by increasing the appropriation for the Health & Family Support Agency in the Grants - Other Fund (060-860-8605) by \$5,000 and increasing the Revenue Source (060-860-8605 – Source 3225) by \$5,000.

Adopted. Yeas, 12; Nays none.

Passed November 9, 2001. J. Cherryhomes, President of Council.

Approved November 15, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

**H&HS & W&M/Budget** – Your Committee recommends that the proper City Officers be authorized to execute a contract with Hennepin County, in the amount of \$415,000, to provide public health services on behalf of the City of Minneapolis for the period January 1 through December 31, 2002, contingent upon final approval of the Year 2002 budget, payable from Health & Family Support with \$126,000 from (010-860-8623) and \$289,000 from (060-860-8623). Said services will include the 348-TOTS developmental screening and follow along tracking program, nutrition services for the School-Based Clinic Program, support for the ImmuLink Immunization Registry, and disease prevention and control services

Adopted. Yeas, 12; Nays none.

Passed November 9, 2001.

Approved November 15, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

The **PUBLIC SAFETY & REGULATORY SERVICES** Committee submitted the following reports:

**PS&RS** - Your Committee, having under consideration the application of Sam Ventures Inc, dba The Imperial, 417 1st Av N #100, for an On-Sale Liquor Class B with Sunday Sales License (new business) to expire July 1, 2002, and having held a public hearing thereon, now recommends that said license be granted, subject to final inspection and compliance with all provisions of applicable codes and ordinances.

Adopted. Yeas, 12; Nays none.

Passed November 9, 2001.

Approved November 15, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

**PS&RS** - Your Committee, having under consideration the application of Never Enough Thyme Inc, dba N E Thyme Cafe, 4257 Nicollet Av, for an On-Sale Wine Class E with Strong Beer License (new business) to expire April 1, 2002, now recommends that said license be granted, subject to final inspection and compliance with all provisions of applicable codes and ordinances.

Adopted. Yeas, 12; Nays none.

Passed November 9, 2001.

Approved November 13, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

(Published November 14, 2001)

**PS&RS** - Your Committee, having under consideration the application of Great Brakes Inc, dba Great Brakes, 3326 University Av SE, for a Motor Vehicle Repair Garage License (new proprietor) to expire September 1, 2002, now recommends that said license be granted, subject to the following conditions:

a. Mr. Worku Weldegebriel, as President of Great Brakes, and Mr. James Trapp, as the Property Owner, agree to complete the application for site plan review and obtain approval from the Planning Commission by December 31, 2001. If Mr. Weldegebriel fails to complete all necessary requirements in the site plan review process, said license shall be surrendered to the Licenses & Consumer Services Division on December 31, 2001 and the business shall be closed.

b. Mr. Weldegebriel and Mr. Trapp agree to submit a copy of the completed and approved plan to the Prospect Park and East River Road Improvement Association (PPERRIA) before any construction begins.

c. Mr. Weldegebriel and Mr. Trapp agree to complete the work approved by the Planning Commission by the date specified or said license shall be surrendered to the Licenses & Consumer Services Division. If any work extension is needed, Mr. Weldegebriel and Mr. Trapp agree to submit a written request for an extension from the Zoning Office at least 30 days prior to the deadline. Mr. Weldegebriel will also notify PPERRIA of any deviation from the Planning Commission completion date.

d. A licensed contractor and professional landscaping company will complete all work under the approved plan.

e. Mr. Weldegebriel and Mr. Trapp agree to not lease or sublease any portion of the business operation to any other operations.

f. final inspection and compliance with all provisions of applicable codes and ordinances.

Adopted. Yeas, 12; Nays none.

Passed November 9, 2001.

Approved November 15, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

**PS&RS** - Your Committee recommends granting the following applications for liquor, wine and beer licenses:

**Off-Sale Liquor, to expire October 1, 2002**

International Catering Inc, dba International Catering, 275 Market St Suite C25;

**On-Sale Liquor Class A with Sunday Sales, to expire November 3, 2001**

International Catering Inc, dba Atrium Cafe, 275 Market St (temporary expansion of premises, November 3, 2001, 5:00 p.m. to 1:00 a.m., Wayzata Yacht Club);

**On-Sale Liquor Class A with Sunday Sales, to expire October 1, 2002**

International Catering Inc, dba Atrium Cafe at International Market Square, 275 Market St;

Minnesota Orchestral Association, dba Orchestra Hall, 1111 Nicollet Mall;

Seven Corners Hotel Partners Ltd, dba Holiday Inn Metrodome, 1500 Washington Av S;

**On-Sale Liquor Class A, to expire October 1, 2002**

Wild Entertainment Ltd, dba Ground Zero, 15 4th St NE;

**On-Sale Liquor Class B with Sunday Sales, to expire October 19, 2001**

Baz Inc, dba Champps, 100 6th St N (temporary expansion of premises, October 19, 2001, 5:00 p.m. to 9:00 p.m.);

**On-Sale Liquor Class B with Sunday Sales, to expire July 1, 2002**

Restaurant Entertainment Group Inc, dba Rosen's/The District, 420 1st Av N;

**On-Sale Liquor Class C-1 with Sunday Sales, to expire April 1, 2002**

Rudolph's Bar B Que Inc, dba Rudolph's Bar B Que, 1925 Lyndale Av S (new shareholder);

**On-Sale Liquor Class C-1 with Sunday Sales, to expire October 1, 2002**

N S R Corporation, dba Nikki's Cafe & Bar, 107 3rd Av N;

**On-Sale Liquor Class E with Sunday Sales, to expire July 1, 2002**

Buca Restaurants 2 Inc, dba Buca Di Beppo, 11 S 12th St (change in corporate name from Buca (Downtown Minneapolis) Inc);

**On-Sale Liquor Class E with Sunday Sales, to expire October 1, 1999**

Ruth's Chris Steak House #14 Inc, dba Ruth's Chris Steak House, 920 2nd Av S (new corporate officer and internal transfer of shares);

**On-Sale Liquor Class E with Sunday Sales, to expire October 1, 2000**

RCSH Operations, dba Ruth's Chris Steak House, 920 2nd Av S Suite 100 (new shareholder/partner and new corporate name);

**On-Sale Liquor Class E with Sunday Sales, to expire October 1, 2002**

Goodfellow's L L P, dba Goodfellow's, 40 S 7th St;

RCSH Operations Inc, dba Ruth's Chris Steak House, 920 2nd Av S;

Sumick Inc, dba Lyle's, 2021 Hennepin Av;

Chez Inc, dba Tracy's Saloon, 2205 E Franklin Av;

**Temporary On-Sale Liquor**

Minnesota Vikings Childrens Fund, dba Minnesota Vikings Childrens Fund, 9520 Viking Dr, Eden Prairie (Vikings Pre-game Tailgate Event, December 9, 2001, 10:00 a.m. to Noon, 800 Washington Av S; Licensed Facilitator: Hennepin & Lake BBQ & Blues Inc);

**On-Sale Wine Class E, to expire April 1, 2002**

Chans Seafood Inc, dba Chan's Seafood, 10 W 25th St (new business).

Adopted. Yeas, 12; Nays none.

Passed November 9, 2001.

Approved November 15, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

**PS&RS** - Your Committee recommends granting the following applications for business licenses (including provisional licenses) as per list on file and of record in the Office of the City Clerk under date of November 9, 2001, subject to final inspection and compliance with all provisions of the applicable codes and ordinances (Petr No 267413):

Amusement Devices; Place of Amusement Class B-1; Place of Amusement Class B-2; Check Cashing; Christmas Tree; Laundry; Fire Extinguisher Servicing Class A; Caterers; Confectionery; Farm Produce Permit Non-Profit; Grocery; Food Manufacturer; Meat Market; Restaurant; Short Term Food Permit; Fuel Dealer; Hospital; Hotel/Motel; Juke Box - Musical; Motor Vehicle Dealer - Used Only; Motor Vehicle Dealer Wholesaler; Motor Vehicle Repair Garage; Motor Vehicle Repair Garage with Accessory Use; Peddler - Special Religious; Plumber; Second Hand Goods Class A; Antique Dealer Class B; Suntanning Facility; Theater Zone I; Theater Zone III; Tobacco Dealer; and Transient Merchant.

Adopted. Yeas, 12; Nays none.

Passed November 9, 2001.

Approved November 15, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

**PS&RS** - Your Committee recommends granting the following applications for gambling licenses, subject to final inspection and compliance with all provisions of the applicable codes and ordinances:

**Gambling-Lawful Class B**

Air Force Association, dba Air Force Association, 3620 Central Av NE (Site: Jimmys Steaks & Spirits, 3675 Minnehaha Av);

**Gambling Lawful Exempt**

Church of St. Anne, dba Church of St. Anne, 2627 Queen Av N (Raffle, November 11, 2001, St. Anne's Hall, 2620 Russell Av N);

Goldbrick Club, dba Goldbrick Club, 1811 University Av NE (Raffle, December 9, 2001, Minneapolis Police Federation Hall, 1811 University Av NE);

Breck School, dba Breck School, 123 Ottawa Av N (Raffle, February 2, 2002, McNamara Alumni Center, 200 Oak St SE).

Adopted. Yeas, 12; Nays none.

Passed November 9, 2001.

Approved November 15, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

**PS&RS** - Your Committee, having under consideration the Taxicab Driver's License #04508 held by Bashir Ahmed Ali, 2121 Minnehaha Av S #902, and having received Findings of Fact, Conclusions and Recommendations arising from a Technical Advisory Committee (TAC) hearing for violating State Statute by forging another person's signature to transfer his license from Green & White Taxi to Blue & White Service Company, now recommends adoption of the following recommendations, as more fully set forth in said Findings, on file in the Office of the City Clerk and made a part of this report by reference:

a. that Mr. Ali pay an administrative fine, in the amount of \$1,000, in the form of a money order payable to the City of Minneapolis Finance Department, to be received on September 17, 2001.

b. that Mr. Ali's Taxicab License be suspended for a period of 30 days, beginning on September 17, 2001.

Adopted. Yeas, 12; Nays none.

Passed November 9, 2001.

Approved November 15, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

**PS&RS** - Your Committee, having under consideration the 2001 United States Department of Justice, Bureau of Justice Assistance Local Law Enforcement Block Grant, and having held the required public hearing thereon to receive comments on the proposed categories for funding in accordance with federal guidelines, now recommends that the proper City Officers be directed to convey to the federal government the required details relating to said public hearing, including the date and number of residents in attendance.

Adopted. Yeas, 12; Nays none.

Passed November 9, 2001.

Approved November 15, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

**PS&RS** - Your Committee recommends that the following levies be approved and that the Director of the Hennepin County Property Taxation Department be directed to place assessments against the specified properties to defray costs of work performed under authorization of the Inspections Division to correct nuisance or hazardous conditions on these properties (Petr No 267414):

Levy 1080 - Removal of Offensive Matter (rubbish), payable in one year, \$281,313.10;

Levy 1081 - Removal of Offensive Matter (weeds), payable in one year, \$138,972;

Levy 1084 - Removal of Offensive Matter (hazardous trees), payable in five years, \$143,740.35;

Levy 1085 - Removal of Offensive Matter (brush and plant growth), payable in one year, \$61,125.50;

Levy 1086 - Inoperable Vehicle Tow Administrative Fees, payable in one year, \$8,550;

Levy 1092 - Removal of Hazardous/Nuisance Condition Buildings, lump sum payable in one year, \$259,806.41;

Levy 1096 - Vacant/Boarded Housing Registrations payable in one year, \$69,200.00;

Levy 1098 - Securing of Buildings (Police board up), payable in one year, \$40,882.98;

Levy 1099 - Securing Abandoned Buildings, payable in one year, \$31,820.

Your Committee further recommends passage of the accompanying Resolutions, all in accordance with Chapter 227 of the Minneapolis Code of Ordinances, directing the Hennepin County Taxation Department to:

a. place assessments against certain properties to defray the cost of abating nuisance conditions (Levies 1080, 1081, 1084, 1085 and 1086);

b. place assessments against certain properties to defray the cost of razing buildings determined to constitute a nuisance condition in accordance with Chapter 249 of the Minneapolis Code of Ordinances (Levy 1092);

c. place assessments against certain properties to defray the cost of razing dangerous buildings determined to constitute a nuisance condition in accordance with Chapter 87 of the Minneapolis Code of Ordinances (Levy 1092);

d. place assessments against certain properties to defray the administrative costs for registering and processing the vacant building registration form and for the costs of the City in monitoring the vacant building site (Levy 1096);

e. place assessments against certain properties to defray the cost of securing the building and also levy and collect associated administrative costs not to exceed seventy-five dollars for each building that is secured in the manner provided by Minnesota Statutes, Sections 429.061, 429.071 and 429.081 and amendments thereto (Levy 1098);

f. place assessments against certain properties to defray the cost of securing abandoned buildings as authorized in Minnesota Statutes, Chapter 463 (Levy 1099).

Biernat moved to amend the report by adding the following paragraph:

"Your Committee further recommends summary publication of the above-described Resolution."

Seconded.

Adopted by unanimous consent.

The report, as amended, was adopted.

Yeas, 12; Nays none.

Passed November 9, 2001.

Approved November 15, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

(Republished November 28, 2001)

Resolution 2000R-465, directing the Director of the Hennepin County Property Taxation Department to place assessments against certain properties to defray the cost of abating nuisance conditions in accordance with Chapter 227 of the Minneapolis Code of Ordinances, was passed November 9, 2001 by the City Council and approved November 15, 2001 by the Mayor. A complete copy of this resolution is available for public inspection in the office of the City Clerk.

The following is the complete text of the unpublished summarized resolution.

**RESOLUTION 2001R-465**

**By Biernat**

**Directing the Director of the Hennepin County Property Taxation Department to place assessments against certain properties to defray the cost of abating nuisance conditions in accordance with Chapter 227 of the Minneapolis Code of Ordinances.**

Whereas, the Director of Inspections is authorized under Chapter 227 of the Minneapolis Code of Ordinances to abate nuisances relating to offensive matter on private premises including rubbish, long grass and weeds, brush and plant growth and dead trees; and

Whereas, the City Charter of the City of Minneapolis provides that costs incurred in the removal of nuisance conditions shall be levied and collected as a special assessment against the properties;

Now, Therefore, Be It Resolved by The City Council of The City of Minneapolis:

That the costs incurred in the removal of offensive matter are hereby approved and that such costs be assessed against the properties.

Be It Further Resolved that Levy Numbers 1080 (Rubbish Removal), 1081 (Weed Removal), 1084 (Offensive Tree Removal), 1085 (Shrub, Brush Removal), and 1086 (Inoperable Vehicle Tow Administrative Fees) be approved and transmitted to the Hennepin County Taxation Department and that the Director of Hennepin County Property Taxation Department be directed to place assessments against the specified properties to defray the costs of work performed under authorization of the Inspections Division to abate nuisances on private properties.

Be It Further Resolved that Levy Numbers 1080, 1081, 1085 and 1086 be payable in a single installment with interest thereon at eight percent (8%) and that Levy Number 1084 be paid in five (5) equal annual installments with interest thereon at eight percent (8%) per annum, as set forth in Petn No 267414 on file in the Office of the City Clerk.

Adopted. Yeas, 12; Nays none.

Passed November 9, 2001. J. Cherryhomes, President of Council.

Approved November 15, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

Resolution 2000R-466, directing the Director of the Hennepin County Property Taxation Department to place assessments against certain properties to defray the cost of razing dangerous buildings in accordance with Chapter 227 of the Minneapolis Code of Ordinances, was passed November 9, 2001 by the City Council and approved November 15, 2001 by the Mayor. A complete copy of this resolution is available for public inspection in the office of the City Clerk.

The following is the complete text of the unpublished summarized resolution.

**RESOLUTION 2001R-466**

**By Biernat**

**Directing the Director of the Hennepin County Property Taxation Department to place assessments against certain properties to defray the cost of razing dangerous buildings in accordance with Chapter 227 of the Minneapolis Code of Ordinances.**

Whereas, the Director of Inspections is authorized under Chapter 87 of the Minneapolis Code of Ordinances to abate the hazardous conditions by razing dangerous buildings after determination by the Director of Inspections and Chief of the Fire Department that a dangerous condition exists; and

Whereas, the City Charter of the City of Minneapolis provides that the costs incurred in the razing of dangerous buildings shall be levied and collected as a special assessment against the properties;

Now, Therefore, Be It Resolved by The City Council of The City of Minneapolis:

That the costs incurred in razing dangerous buildings are hereby approved and that said costs be assessed against the properties.

Be It Further Resolved that the items contained in part of Levy Number 1092 be approved and transmitted to the Hennepin County Taxation Department and that the Director of Hennepin County Property Taxation Department be directed to place assessments against the specified properties to defray costs of work performed under the authorization of the Inspections Division to raze dangerous buildings on properties, payable in a single installment with interest thereon at eight percent (8%), as set forth in Petn No 267414 on file in the Office of the City Clerk.

Adopted. Yeas, 12; Nays none.

Passed November 9, 2001. J. Cherryhomes, President of Council.

Approved November 15, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

Resolution 2000R-467, directing the Director of the Hennepin County Property Taxation Department to place assessments against certain properties to defray the cost of razing buildings determined to constitute a nuisance condition in accordance with Chapter 249 of the Minneapolis Code of Ordinances, was passed November 9, 2001 by the City Council and approved November 15, 2001 by the Mayor. A complete copy of this resolution is available for public inspection in the office of the City Clerk.

The following is the complete text of the unpublished summarized resolution.

**RESOLUTION 2001R-467**

**By Biernat**

**Directing the Director of the Hennepin County Property Taxation Department to place assessments against certain properties to defray the cost of razing buildings determined to constitute a nuisance condition in accordance with Chapter 249 of the Minneapolis Code of Ordinances.**

Whereas, the City Council of the City of Minneapolis did determine that certain buildings constituted a nuisance condition in accordance with Chapter 249 of the Minneapolis Code of Ordinances and the Director of Inspections was empowered to abate the nuisance by having the buildings razed; and

Whereas, Chapter 249 provides that the cost of such razing shall be levied and collected as a special assessment against the property as provided for in Chapter 227 of the Minneapolis Code of Ordinances;

Now, Therefore, Be It Resolved by The City Council of The City of Minneapolis:

That the costs incurred in razing buildings determined to constitute a nuisance condition are hereby approved and that such costs be assessed against the properties.

Be It Further Resolved that the items contained in part of Levy Number 1092 be approved and transmitted to the Hennepin County Taxation Department and that the Director of Hennepin County Property Taxation Department be directed to place assessments against the specified properties with interest at the rate of eight percent (8%) per annum on the unpaid balance thereof to defray costs of work performed under the authorization of the Inspections Division to raze said buildings, as set forth in Petn No 267414 on file in the Office of the City Clerk.

Adopted. Yeas, 12; Nays none.

Passed November 9, 2001. J. Cherryhomes, President of Council.

Approved November 15, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

Resolution 2000R-468, directing the Director of the Hennepin County Property Taxation Department to place assessments against certain properties to defray the cost for registering vacant properties in accordance with Chapter 249 of the Minneapolis Code of Ordinances, was passed November 9, 2001 by the City Council and approved November 15, 2001 by the Mayor. A complete copy of this resolution is available for public inspection in the office of the City Clerk.

The following is the complete text of the unpublished summarized resolution.

**RESOLUTION 2001R-468**

**By Biernat**

**Directing the Director of the Hennepin County Property Taxation Department to place assessments against certain properties to defray the cost for registering vacant properties in accordance with Chapter 249 of the Minneapolis Code of Ordinances.**

Whereas, the City Council of the City of Minneapolis did determine that certain buildings met the criteria stated in Section 249.80 that defines a vacant property and were authorized by the Director of Inspections to have the fee levied against the property in cases where property owners failed to pay the required yearly fee; and

Whereas, Chapter 249 provides that the cost of registering a vacant property as defined by Section 249.80 shall be levied and collected as a special assessment against the property as provided for in Chapter 227 of the Minneapolis Code of Ordinances when the property owner fails to meet the requirement for fee payment;

Now, Therefore, Be It Resolved by The City Council of The City of Minneapolis:

That the costs incurred for registering vacant properties are hereby approved and that such costs be assessed against the properties.

Be It Further Resolved that Levy Number 1096 be approved and transmitted to the Hennepin County Taxation Department and that the Director of Hennepin County Property Taxation Department be directed to place assessments against the specified properties to be paid in a single installment with interest thereon at eight percent (8%), as set forth in Petn No 267414 on file in the Office of the City Clerk.

Adopted. Yeas, 12; Nays none.

Passed November 9, 2001. J. Cherryhomes, President of Council.

Approved November 15, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

Resolution 2000R-469, directing the Director of the Hennepin County Property Taxation Department to place assessments against certain properties to defray the cost of securing any building or structure rendered uninhabitable or unoccupied and open to trespass as a result of lawful police action in accordance with Chapter 171 of the Minneapolis Code of Ordinances, was passed November 9, 2001 by the City Council and approved November 15, 2001 by the Mayor. A complete copy of this resolution is available for public inspection in the office of the City Clerk.

The following is the complete text of the unpublished summarized resolution.

**RESOLUTION 2001R-469**

**By Biernat**

**Directing the Director of the Hennepin County Property Taxation Department to place assessments against certain properties to defray the cost of securing any building or structure rendered uninhabitable or unoccupied and open to trespass as a result of lawful police action in accordance with Chapter 171 of the Minneapolis Code of Ordinances.**

Whereas, the City Council of the City of Minneapolis is empowered to secure uninhabitable or unoccupied buildings in accordance with Minnesota Statutes Section 463.251; and

Whereas, the Chief of Police did secure such buildings under the authority of the City Council of the City of Minneapolis; and

Whereas, this law provides that the cost of securing such buildings shall be charged against the real estate as provided in Minnesota Statutes, Section 463.21;

Now, Therefore, Be It Resolved by The City Council of The City of Minneapolis:

That the costs of securing unoccupied or uninhabitable buildings open to trespass under the authority of the Chief of Police are hereby approved and that such costs be assessed against the properties.

Be It Further Resolved that Levy Number 1098 be approved and transmitted to the Hennepin County Taxation Department and that the Director of Hennepin County Property Taxation Department be directed to place assessments against the specified properties to be paid in a single installment with interest thereon at eight percent (8%), as set forth in Petn No 267414 on file in the Office of the City Clerk.

Adopted. Yeas, 12; Nays none.

Passed November 9, 2001. J. Cherryhomes, President of Council.

Approved November 15, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

Resolution 2000R-470, directing the Director of the Hennepin County Property Taxation Department to place assessments against certain properties to defray the cost of securing abandoned buildings in accordance with Chapter 227 of the Minneapolis Code of Ordinances, was passed November 9, 2001 by the City Council and approved November 15, 2001 by the Mayor. A complete copy of this resolution is available for public inspection in the office of the City Clerk.

The following is the complete text of the unpublished summarized resolution.

**RESOLUTION 2001R-470**

**By Biernat**

**Directing the Director of the Hennepin County Property Taxation Department to place assessments against certain properties to defray the cost of securing abandoned buildings in accordance with Chapter 227 of the Minneapolis Code of Ordinances.**

Whereas, the City Council of the City of Minneapolis is empowered to secure vacant buildings in accordance with Minnesota Statutes Section 463.251; and

Whereas, the Director of Inspections did secure such buildings under the authority of the City Council of the City of Minneapolis; and

Whereas, this law provides that the cost of securing such buildings shall be charged against the real estate as provided in Minnesota Statutes, Section 463.21;

Now, Therefore, Be It Resolved by The City Council of The City of Minneapolis:

That the costs of securing abandoned buildings under the authority of the Director of Inspections are hereby approved and that such costs be assessed against the properties.

Be It Further Resolved that Levy Number 1099 be approved and transmitted to the Hennepin County Taxation Department and that the Director of Hennepin County Property Taxation Department be directed to place assessments against the specified properties to be paid in a single installment with interest thereon at eight percent (8%), as set forth in Petn No 267414 on file in the Office of the City Clerk.

Adopted. Yeas, 12; Nays none.

Passed November 9, 2001. J. Cherryhomes, President of Council.

Approved November 15, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

**PS&RS** - Your Committee, having under consideration the property located at 2623 Dupont Av N which has been deemed by the Director of Inspections to constitute a nuisance condition within the meaning of Chapter 249 of the Minneapolis Code of Ordinances, now recommends that the owner be authorized to rehabilitate the property, and that the code compliance be completed by August 1, 2002, in accordance with the Findings of Fact, Conclusions and Recommendations which are on file in the Office of the City Clerk and made a part of this report by reference.

Adopted. Yeas, 12; Nays none.

Passed November 9, 2001.

Approved November 15, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

**PS&RS** - Your Committee, having under consideration the Restaurant License held by Equatore Cafe, 2835 Nicollet Av, and having held a hearing to determine whether the licensee has met the requirements of Minneapolis Code of Ordinances, Chapter 259 relating to *Licenses and Business Regulations: In General*, now recommends that said license be revoked for failure to complete the site plan review process.

Biernat moved that the report be postponed. Seconded.

Adopted upon a voice vote.

The **PUBLIC SAFETY & REGULATORY SERVICES** and **WAYS & MEANS/BUDGET** Committees submitted the following reports:

**PS&RS & W&M/Budget** - Your Committee, having under consideration the Youth Access to Tobacco Enforcement Grant awarded by the State of Minnesota, Department of Health, now recommends that the proper City Officers be authorized to execute Amendment #1 to Grant Agreement #11G00021609 to extend the termination date to December 31, 2001 to allow for expenditure of the remaining approximately \$11,000 of grant funding.

Adopted. Yeas, 12; Nays none.

Passed November 9, 2001.

Approved November 15, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

**PS&RS & W&M/Budget** - Your Committee recommends that the proper City Officers be authorized to accept a grant award of \$69,941 and execute a grant agreement with the United States Department of Justice, Office of Community Oriented Policing Services under the Justice Based After-School Program to provide funds for the Minneapolis Police Athletic League to continue to operate after-school programs, continue funding the Development Coordinator position, and provide limited officer overtime funds.

Your Committee further recommends passage of the accompanying Resolution appropriating \$69,941 to the Police Department Agency to reflect receipt of said grant funds.

Adopted. Yeas, 12; Nays none.

Passed November 9, 2001.

Approved November 15, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

#### **RESOLUTION 2001R-471**

**By Biernat and Campbell**

#### **Amending The 2001 General Appropriation Resolution.**

Resolved by The City Council of The City of Minneapolis:

That the above-entitled Resolution, as amended, be further amended by increasing the appropriation for the Police Department Agency in the Grants - Federal Fund (030-400-E017) by \$69,941 and increasing the Revenue Source (030-400-E017 - Source 3210) by \$69,941.

Adopted. Yeas, 12; Nays none.

Passed November 9, 2001. J. Cherryhomes, President of Council.

Approved November 15, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

**PS&RS & W&M/Budget** - Your Committee recommends that the Minneapolis Police Department be authorized to participate in a centralized Financial Crimes Investigation Task Force, to receive grant funds, and provide such matching funds and in-kind contributions as are required under Minnesota Statutes Section 299A.68.

Adopted. Yeas, 12; Nays none.  
Passed November 9, 2001.  
Approved November 15, 2001. S. Sayles Belton, Mayor.  
Attest: M. Keefe, City Clerk.

**PS&RS & W&M/Budget** - Your Committee recommends that the proper City Officers be authorized to accept a grant-in-aid of \$10,000 from the State of Minnesota, Department of Public Safety, to provide funds for costs connected with the intensive, long-term investigation of the Bloodsaw murder.

Adopted. Yeas, 12; Nays none.  
Passed November 9, 2001.  
Approved November 15, 2001. S. Sayles Belton, Mayor.  
Attest: M. Keefe, City Clerk.

**PS&RS & W&M/Budget** - Your Committee recommends that the proper City Officers be authorized to negotiate and execute a lease agreement with the Green Institute for office space located at 2801 21st Av S for the Police Department's Third Precinct Community Response Team.

Biernat moved that the report be referred back to the Public Safety & Regulatory Services Committee. Seconded.

Adopted upon a voice vote.

**PS&RS & W&M/Budget** - Your Committee recommends that the proper City Officers be authorized to accept from the Metropolitan Council the donation of a Metro Transit forty-foot bus to be used by the Police Department for personnel transport, training, shelter and other purposes. Said bus shall be driven by licensed, qualified drivers, and all issues pertaining to ownership will be the responsibility of the Minneapolis Police Department.

Adopted. Yeas, 12; Nays none.  
Passed November 9, 2001.  
Approved November 15, 2001. S. Sayles Belton, Mayor.  
Attest: M. Keefe, City Clerk.

The **TRANSPORTATION & PUBLIC WORKS** Committee submitted the following reports:

**T&PW** – Your Committee recommends passage and summary publication of the accompanying Resolution adopting and levying the assessments for the removal of snow and ice from public sidewalks on the list of properties set forth in Petn No 267420.

Adopted. Yeas, 12; Nays none.  
Passed November 9, 2001.  
Approved November 15, 2001. S. Sayles Belton, Mayor.  
Attest: M. Keefe, City Clerk.

Resolution 2001R-472, adopting and levying the assessments for the removal of snow and ice from public sidewalks, was passed November 9, 2001 by the City Council and approved November 15, 2001 by the Mayor. A complete copy of this resolution is available for public inspection in the office of the City Clerk.

The following is the complete text of the unpublished summarized resolution.

**RESOLUTION 2001R-472**  
**By Mead**

**Adopting and levying the assessments for the unpaid charges for the removal of snow and ice from public sidewalks on the list of properties in Petn No 267420.**

Whereas, a public hearing was held on November 1, 2001 in accordance with Chapter 8, Sections 12 and 13 of the Minneapolis City Charter to consider the proposed assessments as shown on the

proposed assessment rolls on file in the Office of the City Clerk and to consider all written and oral objections and statements regarding this matter;

Now, Therefore, Be It Resolved by The City Council of The City of Minneapolis:

That the proposed assessment for the property identified as 2649 Blaisdell Ave S, Property ID No. 34-029-24-31-0137 in the amount of \$408.52 be waived in full;

That the proposed assessment for the property identified as 3117 Holmes Ave S, Property ID No. 04-028-24-21-0089 be reduced by one-half from \$92.00 to \$46.00;

That the proposed assessment for the property identified as 3949 Bloomington Ave, Property ID No. 11-028-24-11-0183 be reduced by one-half from \$113.16 to \$56.58;

That the proposed assessments against the affected properties on the list dated September 14, 2001, revised October 31, 2001, set forth in Petn No 267420 in the total amount of \$17,173.53 and as shown on the proposed assessment rolls on file in the Office of the City Clerk and revised to \$16,662.43 as a result of the above reduction, be and hereby are adopted and levied.

Be It Further Resolved that the assessments in the total amount of \$16,662.43 be collected in one (1) installment on the 2002 real estate tax statements with interest.

Be It Further Resolved that the assessment rolls as prepared by the City Engineer be and hereby are adopted and that the City Clerk is hereby directed to transmit certified copies of said assessment rolls to the Hennepin County Auditor.

Adopted. Yeas, 12; Nays none.

Passed November 9, 2001. J. Cherryhomes, President of Council.

Approved November 15, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

**T&PW** – Your Committee recommends passage and summary publication of the accompanying Resolution adopting the assessments, levying the assessments and adopting the assessment rolls for the repair and construction of public sidewalks on the list of properties set forth in Petn No 267420.

Adopted. Yeas, 12; Nays none.

Passed November 9, 2001.

Approved November 15, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

Resolution 2001R-473, adopting the assessments, levying the assessments and adopting the assessment rolls for the repair and construction of public sidewalks, was passed November 9, 2001 by the City Council and approved November 15, 2001 by the Mayor. A complete copy of this resolution is available for public inspection in the office of the City Clerk.

The following is the complete text of the unpublished summarized resolution.

#### **RESOLUTION 2001R-473**

**By Mead**

**Adopting the assessments, levying the assessments and adopting the assessment rolls for the repair and construction of public sidewalks on the list of properties set forth in Petn No 267420.**

Whereas, a public hearing was held on November 1, 2001 in accordance with Chapter 8, Sections 12 and 13 of the Minneapolis City Charter to consider the proposed assessments as shown on the proposed assessment rolls on file in the Office of the City Clerk and to consider all written and oral objections and statements regarding this matter;

Now, Therefore, Be It Resolved by The City Council of The City of Minneapolis:

That the proposed assessment for the property identified as 4042 Blaisdell Ave S, Property ID No 10-028-24-24-0041 be reduced by one-half from \$967.08 to \$478.54;

That the proposed assessments against the affected properties on the list dated September 14, 2001, revised October 31, 2001, as set forth in Petn No 267420 in the total amount of \$737,132.77 and as shown on the proposed assessment rolls on file in the Office of the City Clerk and revised to \$736,654.23 as a result of the above reduction, be and hereby are adopted and levied.

Be It Further Resolved that the assessments of more that \$1500 be collected in ten (10) successive equal annual principal installments beginning on the 2002 real estate tax statements with interest.

Be It Further Resolved that the assessments of more that \$150 up to \$1500 be collected in five (5) successive equal annual principal installments beginning on the 2002 real estate tax statements with interest.

Be It Further Resolved that the assessments of \$150 or less be collected in one (1) installment on the 2002 real estate tax statements with interest.

Be It Further Resolved that the assessment rolls as prepared by the City Engineer be and hereby are adopted and that the City Clerk is hereby directed to transmit certified copies of the assessment rolls to the Hennepin County Auditor.

Adopted. Yeas, 12; Nays none.

Passed November 9, 2001. J. Cherryhomes, President of Council.

Approved November 15, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

**T&PW** - Your Committee, to whom was referred an ordinance amending Title 17, Chapter 447 of the Minneapolis Code of Ordinances relating to *Streets and Sidewalks: Parades/Races*, providing for a shorter waiting period between permit application and action thereon, identifying the Public Works Department as the department in charge of the permitting process, designating the process for issuing or denying a permit and the duties and responsibilities of the permittee, updating language regarding permit fees and deleting the requirement for a bond and adding an indigence exception for waiver of the permit fee, now recommends that said ordinance be given its second reading for amendment and passage and summary publication.

Mead moved to amend the ordinance as follows:

1. That Section 447.70 (b) of the ordinance to read as follows:

(b) Notice of decision to the applicant and judicial review. The director of public works shall notify the applicant of the decision to grant or deny the application within the time for action specified in Section 447.70 (a). If the director of public works denies the application, the director of public works shall deliver to the applicant, within the time for action specified in Section 447.70 (a), a written notice of the action, stating the reasons for the denial of the permit. The decision of the director of public works shall be final and the applicant may immediately seek such judicial review as permitted by law.;

2. That Section 447.70 (c) be deleted. Seconded.

Adopted upon a voice vote.

The report, as amended, was adopted.

Yeas, 12; Nays none.

Passed November 9, 2001.

Approved November 15, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

Ordinance 2001-Or-128 amending Title 17, Chapter 447 of the Minneapolis Code of Ordinances relating to *Streets and Sidewalks: Parades/Races*, amending Section 447.10 to 447.150, providing for a shorter waiting period between permit application and action thereon, identifying the Public Works Department as the department in charge of the permitting process, designating the process for issuing or denying a permit and the duties and responsibilities of the permittee, updating language regarding permit fees and deleting the requirement for a bond and adding an indigence exception for waiver of the permit fee, was passed November 9, 2001 by the City Council and approved November 15, 2001 by the Mayor. A complete copy of this ordinance is available for public inspection in the office of the City Clerk.

The following is the complete text of the unpublished summarized ordinance.

ORDINANCE 2001-Or-128  
By Mead  
Intro & 1st Reading: 7/13/2001  
Ref to: T&PW  
2nd Reading: 11/9/2001

**Amending Title 17, Chapter 447 of the Minneapolis Code of Ordinances relating to Streets and Sidewalks: Parades/Races.**

The City Council of The City of Minneapolis do ordain as follows:

Section 1. That Section 447.10 of the above-entitled ordinance be amended to read as follows:

**447.10. Definitions.** As used in this chapter:

Chief of police is the chief of the Minneapolis Police Department, or his or her designee.

Director of public works is the director of the Minneapolis Department of Public Works and Engineering, or his or her designee.

Downtown area is that area bounded by and including Cedar Avenue on the east, Washington Avenue on the northeast, Hennepin Avenue on the northwest, Lyndale Avenue on the west and Fifteenth Street on the south, in the city.

Parade is any parade, march, or procession in or upon any street except the sidewalks thereof, or in or upon any alley in the City.

Person is any person, firm, partnership, association, corporation, company or organization of any kind.

Race is any organized competition of speed and endurance. It shall include, but not be limited to, bicycle races, foot races, race walking, wheelchair racing, rollerblading, marathons and jogging events.

Section 2. That Section 447.30 of the above-entitled ordinance be amended to read as follows:

**447.30. Permit required.** No person shall engage in, participate in, aid, form or start any parade or race, unless a parade/race permit therefor shall have been obtained from the office of the mayor or director of public works.

Section 3. That Section 447.40 of the above-entitled ordinance be amended to read as follows:

**447.40. Application for permit.** (a) Time for application. A person seeking issuance of a parade/race permit shall file an application with the office of mayor or director of public works on forms provided by such office. ~~Such application shall be filed with the office of mayor not less than sixty (60) calendar days before the date on which it is proposed to conduct the parade/race.~~

(1) Parade permit applications. To ensure an orderly approval process, parade permit applications should be filed as soon as possible in advance of the parade or event. In any case, parade permit applications must be filed not less than five (5) business days before the date on which the parade is proposed to take place. Failure to timely file may be grounds for denial of the permit.

(2) Race permit applications. Race permit applications should be filed as soon as possible in advance of the race. In any case, race permit applications must be filed not less than sixty (60) calendar days before the date on which the race is proposed to take place. Failure to timely file may be grounds for denial of the permit.

(b) Content of application. The application for a parade/race permit shall set forth the following information:

- (1) If the parade/race is proposed to be conducted for, on behalf of, or by an organization, the name, address and telephone number of the headquarters of the organization, and of the authorized and responsible heads of such organization.

- (2) The name, address and telephone numbers, daytime and nighttime, of the person who will be the parade/race coordinator and who will be responsible for its conduct.
- (3) The date when the parade/race is to be conducted.
- (4) The details of proposed route requested, the starting point and the termination point.
- (5) The approximate number of persons who, and animals and vehicles which will constitute such parade/race; the type of animals, and description of the vehicles.
- (6) The hours when such desired parade/race will assemble, start and terminate.
- (7) A statement as to whether the parade/race would occupy all or only a portion of the width of the streets proposed to be traversed.
- (8) The desired location by streets of any assembly areas for such parade/race.
- (9) The time at which units of the parade/race will begin to assemble at any such assembly area or areas.
- (10) The maximum interval of space to be maintained between units of such parade/race.
- (11) If the parade/race is designed to be held by, and on behalf of or for, any person other than the applicant, the applicant for such permit shall file with the ~~office of mayor~~ director of public works a communication in writing from the person proposing to hold the parade/race, authorizing the applicant to apply for the permit on behalf of the person proposing to hold the parade/race.
- (12) Whether any alcoholic or beer beverages will be consumed in conjunction with the parade/race at the staging area prior to the parade/race or at the terminus of the parade/race; and if any alcoholic or beer beverages will be served, that all necessary permits have been obtained from the appropriate authorities.
- (13) The estimated number of participants in the most previous year.
- (14) Notice of who will provide traffic control and police supervision.
- (15) Such other information as the ~~mayor~~ director of public works shall find necessary to the enforcement of this chapter.

~~(c) The mayor shall not consider any application which is filed less than sixty (60) days before the date such parade/race is proposed.~~

(c) Notification of council member(s). Immediately upon receipt of a parade/race application, the director of public works shall forward a copy of the application to the council member(s) in whose ward(s) the event is proposed to take place. Such council member(s) may, within the time for action in section 447.70(a), offer written comments to the director of public works concerning the proposed time and route of the parade/race.

Section 4. That Section 447.50 of the above-entitled ordinance be amended to read as follows:

**447.50. Downtown area restrictions.** (a) No permit shall be granted for a parade/race to be conducted within the downtown area between the hours of 7:00 a.m. and 9:00 a.m. or 4:00 p.m. and 6:00 p.m. on any day which is not Saturday, Sunday or a legal holiday, ~~unless specifically approved by a special council permit.~~

(b) A parade/race may disperse at any point along a parade/race route and along more than one street upon the approval of the ~~mayor,~~ director of public works and the police department.

Section 5. That Section 447.60 of the above-entitled ordinance be amended to read as follows:

**447.60. Permit issuance or denial.** The ~~mayor~~ director of public works shall issue a permit as provided for herein. However, the ~~mayor~~ director of public works shall deny the application for such a permit if from a consideration of the application and from such other information as may otherwise be obtained, the ~~mayor~~ director of public works finds any of the following:

(a) The conduct of the parade/race will substantially interrupt the safe and orderly movement of other traffic contiguous to its route or will interfere with street maintenance or other legally permitted events.

(b) No permit involving bicycle racing, foot racing, race walking, wheelchair racing, rollerblading, marathons and jogging events shall be issued unless the activity is to take place between the hours of 6:00 a.m. and 3:00 p.m. on Saturday, Sunday or legal holiday, ~~unless specifically approved by a special council permit.~~

(c) The concentration of persons, animals and vehicles at assembly points of the parade/race will unduly interfere with proper fire and police protection of, or ambulance service to, areas contiguous to such assembly areas.

(d) The conduct of such parade/race will interfere with the movement of firefighting equipment en route to a fire.

(e) The parade/race is not scheduled to move from its point of origin and to its point of termination expeditiously and without unreasonable delays en route.

(f) The parade is to be held for the sole purpose of advertising any product or goods and is designed to be held purely for private profit.

(g) The promoter will not agree to pay the fees listed in sections 447.120 and 447.130.

(h) To ensure that no such conditions exist and to avoid the denial of an application, the director of public works or the applicant may recommend amendments to the application before the time for action in section 447.70(a) has expired. If such amendments are accepted in writing by the applicant, the application shall be amended in conformance therewith and without affecting the timeliness of the application.

Section 6. That Section 447.70 of the above-entitled ordinance be amended to read as follows:

**447.70. Time for action on application; notice of denial and issuance; notice of protest.** ~~The mayor shall act upon the application for a parade/race permit within fifteen (15) days, Saturdays, Sundays and holidays excepted, after the receipt thereof but not less than three (3) days prior to the event. If the mayor disapproves the application, the mayor shall deliver or mail to the applicant, within fifteen (15) days, Saturdays, Sundays and holidays excepted, but not less than three (3) days prior to the event, after the date upon which the application was filed, a notice of the action, stating the reasons for the denial of the permit.~~

(a) Time for action by the director of public works. The director of public works shall grant or deny an application within the following time periods.

(1) For all race permit applications and for parade permit applications filed five (5) or more business days before the event: within five (5) business days, after the receipt of the application, but in any case not less than three (3) calendar days prior to the event.

(2) For parade permit applications filed within five (5) business days of the event at least twenty-four (24) hours prior to the event.

(b) Notice of decision to the applicant and judicial review. The director of public works shall notify the applicant of the decision to grant or deny the application within the time for action specified in Section 447.70 (a). If the director of public works denies the application, the director of public works shall deliver to the applicant, within the time for action specified in Section 447.70 (a), a written notice of the action, stating the reasons for the denial of the permit. The decision of the director of public works shall be final and the applicant may immediately seek such judicial review as permitted by law.

Section 7. That Section 447.80 of the above-entitled ordinance be amended to read as follows:

**447.80 Notice of permit to officials.** Immediately upon the issuance of a parade/race permit, the ~~mayor~~ director of public works shall send a copy thereof to the chief of police and ~~the director of public works to the mayor.~~

Section 8. That Section 447.90 of the above-entitled ordinance be amended to read as follows:

**447.90. Duties of permittee, parade or race coordinator.** (a) A permittee hereunder shall comply with all permit directions and conditions and with all applicable laws and ordinances. The parade/race coordinator, permittee or other person designated as heading or leading such activity shall carry the parade/race permit upon his/ or her person during the conduct of the parade/race.

(b) Within the two (2) hour period immediately following the end of the parade/race, the permittee, parade or race coordinator will clean up, remove and dispose of all litter or material of any kind which is placed or left on the street because of such parade/race. Should the permittee, parade or race

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coordinator fail to do so, the city will bill the permittee, parade or race coordinator for all costs related to the clean up, removal and disposal of litter left on the street because of the parade/race. If the permittee, parade or the coordinator fails to satisfy this obligation within the time specified in the invoice, the city will commence all appropriate legal action to collect all debts owed the city. In addition, no future applications will be considered until all obligations are satisfied.

Section 9. That Section 447.100 (c) of the above-entitled ordinance be amended to read as follows:

**447.100. Public conduct during parades.**

(c) *Parking on parade/race route.* The chief of police and ~~department~~ director of public works shall have the authority, when reasonably necessary, to prohibit or restrict the parking of vehicles along a street or highway or part thereof constituting a part of the route of a parade/race. The ~~department~~ director of public works shall post signs to such effect, and it shall be unlawful for any person to park or leave unattended any vehicle in violation thereof. No person shall be liable for parking in violation of this chapter on a street not so posted.

Section 10. That Section 447.110 of the above-entitled ordinance be amended to read as follows:

**447.110. Revocation of permit.** Whenever any parade/race shall ~~be of a nature, depart from or is~~ conducted in a manner substantially different from that indicated in the application including lacking the lack of adequate traffic control therefor, such parade/race shall be in violation of this chapter and any permit pursuant to which it is purportedly conducted shall be deemed to be automatically revoked and the parade/race shall be immediately terminated. This provision will be invoked when the permittee either violates the terms of the permit or refuses to conform to the terms of the permit after advised to do so by the police.

Section 11. That Section 447.120 of the above-entitled ordinance be amended to read as follows:

**447.120. Parade/race promoter responsible for the following fees.** (a) *Permit fees.* Applicants seeking a parade/race permit for a parade, the fee is twenty-five dollars (\$25.00); and a permit involving bicycle racing, foot racing, race walking, wheelchair racing, rollerblading, marathons and jogging events, the fee is one hundred dollars (\$100.00) plus fifty cents (\$0.50) per participant where that fee is not concurrently required by the park and recreation board. The participant fee shall be based on preregistration or number of participants noted in the application, whichever is higher. Within seven (7) days after the event, the applicant shall pay any additional participant fees or apply for a refund if the actual number of participants was less than originally permitted. All applicants shall file an application as provided in section ~~447.540~~ 447.40. In the event that a permittee fails to pay any fees due when required to do so, no future applications will be considered until all fees are paid.

(b) *Required undertakings.* In addition to the information required in section ~~447.540~~ 40 (b), the applicant will, without expense to the city, undertake the following:

- (1) The applicant will provide either authorized civilian or police personnel at all intersections requiring traffic-control personnel.
- (2) The applicant will provide volunteers to monitor the barricades at all intersections not requiring traffic-control personnel, as determined by the department of public works and the police department.
- (3) The applicant will provide, install and remove the barricades, signs and delineation equipment as directed by either the director of public works or the chief of police or their designees.
- (4) The applicant will defend and hold the city harmless from all claims, demands, actions or causes of action, of whatsoever nature or character, arising out of or by reason of the conduct of the activity authorized by such permit, including attorney fees and expenses.

Section 12. That Section 447.140 of the above-entitled ordinance be amended to read as follows:

**447.140. Insurance.** Upon compliance with all other provisions of this chapter, a permit for a race may be granted only after the race promoter has secured and filed with the ~~office of mayor~~ director of public works the insurance provided for in this section. The policy or policies shall specifically provide

for payment by the insurance company on behalf of the insured all sums which the insureds shall be obligated to pay by reason of liability imposed upon them by law for injuries or damages to persons or properties arising out of the activities and operations of the insureds pursuant to the provisions of this chapter.

All insurance required in this section shall be issued by insurance companies acceptable to the city and admitted in Minnesota. The insurance specified may be in a policy or policies of insurance, primary or excess.

a. Workers' compensation insurance that meets the statutory obligations with coverage B - employer's liability limits of at least \$100,000.00 each accident, \$500,000.00 disease - policy limit and \$100,000.00 disease - each employee.

b. Commercial general liability insurance with limits of at least \$1,000,000.00 general aggregate, \$1,000,000.00 products - completed operations, \$1,000,000.00 personal & advertising injury, \$1,000,000.00 each occurrence, \$50,000.00 fire damage, and \$5,000.00 medical expense any one person. The policy shall be on an "occurrence" basis, shall include contractual liability coverage and the city shall be named an additional insured.

Acceptance of the insurance by the city shall not relieve, limit or decrease the liability of the race promoter. Any policy deductibles or retentions shall be the responsibility of the parade/race promoter. The race promoter shall control any special or unusual hazards and be responsible for any damages that result from those hazards. The city does not represent that the insurance requirements are sufficient to protect the parade/race promoter's interests or provide adequate coverage.

Evidence of coverage is to be provided on a city provided certificate of insurance (attachment a). A thirty (30) day written notice is required if the policy is canceled, not renewed or materially changed.

The race promoter shall require any of its participants using automobiles in the race to carry automobile liability insurance meeting the statutory limits of the State of Minnesota.

The race promoter shall require any of its subcontractors to comply with these provisions.

Indemnification. Race promoter agrees to defend, indemnify and hold the city, its officers and employees harmless from any liability, claim, damages, costs, judgments, or expenses, including attorney's fees, resulting directly or indirectly from an act or omission including, without limitation, professional errors and omissions, of parade/race promoter, its agents, employees, arising out of or by any reason of the conduct of the activity authorized by such permit and against all loss caused in any way be reason of the failure of the parade/race promoter to fully perform all obligations under this agreement.

Section 13. That Section 447.150 of the above-entitled ordinance be and is hereby repealed.

~~**447.150. Bond.** Upon compliance with all other provisions of this chapter, a permit for a race may be granted only after the applicant/promoter has filed with the mayor a cash bond in the sum of five hundred dollars (\$500.00) or a certified check in like amount, conditioned as follows:~~

~~(a) The applicant/promoter will obey the law in conducting the parade/race.~~

~~(b) The applicant/promoter will within the two-hour period immediately following the end of the parade/race clean up, remove and dispose of all litter or material of any kind which is placed of or left on the street because of such parade/race, and should the applicant/promoter fail to do so, the bond shall be forfeited to the city.~~

~~(c) The applicant/promoter shall, through a bonafide contractor, provide, install and remove the barricades, signs and delineation equipment as directed by the director of public works, and should the applicant/promoter fail to do so, the bond shall be forfeited to the city.~~

~~If the applicant complies with the above conditions to the satisfaction of the director of public works, the bond shall be returned or balance refunded.~~

Section 14. That the Minneapolis Code of Ordinances be amended by adding thereto a new Section 447.150 to read as follows:

**447.150. Indigence exception for parades.** For individuals and organizations with limited financial means, it is the policy of the City of Minneapolis to waive the fee requirement of section 447.120 where such burdens substantially threaten the ability of such individuals and organizations to obtain a parade permit. Accordingly, an applicant for a parade permit may request, on a form provided by the director of public works, a waiver of such requirement(s). The director of public works may waive such requirement(s) if the following conditions are satisfied:

(1) All parade applications. The parade applicant and each person responsible for organizing the parade must certify that each: (1) receives public assistance, or (2) receives average family income which is less than one hundred twenty-five (125) percent of the federal poverty line, or (3) cannot support his or her family and his or herself and also satisfy the requirements of section 447.120 without substantial hardship. The applicant shall specify the requirement(s) that should be waived in light of such financial hardship.

(2) Parade applicants for organizations. In addition, if the proposed parade is to be conducted for, on behalf of, or by an organization, the applicant shall disclose assets held in the name of such organization. The parade applicant must certify to the best of his or her knowledge that the mission, operation, or existence of the organization will be substantially threatened if the requirements of section 447.120 must be satisfied by the organization. The applicant shall specify the requirement(s) that should be waived in light of such financial hardship.

Adopted. Yeas, 12; Nays none.

Passed November 9, 2001. J. Cherryhomes, President of Council.

Approved November 15, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

**T&PW** - Your Committee, having under consideration the Dakota Rail Corridor between Hutchinson and Wayzata that has the potential for future use as a transit corridor and having been informed by the Minneapolis Bicycle Advisory Committee (BAC) that the corridor may be sold to private entities, now recommends passage and summary publication of the accompanying resolution recommending to the Surface Transportation Board that "public use condition" be imposed on the Dakota Rail Corridor for 180 days to allow time for Hennepin County to develop a counter-offer to use the corridor for public transportation purposes.

Adopted. Yeas, 12; Nays none.

Passed November 9, 2001.

Approved November 13, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

(Published November 14, 2001; Republished November 17, 2001)

Resolution 2001R-474, recommending to the Surface Transportation Board that "public use condition" be imposed on the Dakota Rail Corridor for 180 days to allow time for Hennepin County to develop a counter-offer to use the corridor for public Transportation purposes was passed

November 9, 2001 by the City Council and approved November 13, 2001 by the Mayor. A complete copy of this resolution is available for public inspection in the office of City Clerk.

The following is the complete text of the unpublished summarized resolution.

**RESOLUTION 2001R-474**

**By Mead**

**Recommending to the Surface Transportation Board (STB) that a "public use condition" be imposed on the Dakota Rail Corridor (Docket AB-472 Sub 1) for 180 days to allow time for Hennepin County to develop a counter-offer to use the corridor for public transportation purposes.**

Whereas, the Minneapolis Bicycle Advisory Committee (BAC) advises the Minneapolis Mayor and City Council on bicycle related issues in Minneapolis; and

Whereas, the BAC supports bicycle commuting as a transportation alternative to single occupancy automobile use in Minneapolis; and

Whereas, the City of Minneapolis along with the Minneapolis Park and Recreation Board have made significant progress in the past several years to provide safe bicycle routes in Minneapolis; and

Whereas, the City of Minneapolis has taken steps to significantly expand bicycle commuting in Minneapolis through bicycle facilities and infrastructure improvements; and

Whereas, the Dakota Rail Corridor located between Hutchinson and Wayzata is currently owned and operated by RailAmerica Inc.; and

Whereas, RailAmerica Inc. would like to abandon the Dakota Rail Corridor; and

Whereas, a private entity would like to purchase the Dakota Rail Corridor; and

Whereas, McKnight Railroad, the private entity, intends to sell the line in pieces to private investors; and

Whereas, Hennepin County would like to purchase the Dakota Rail Corridor for future transportation purposes; and

Whereas, the City of Minneapolis believes that public ownership of the Dakota Rail Corridor will provide benefits to those who reside, work, and recreate within the City of Minneapolis by relieving congestion in the metropolitan area through future transit and by providing a future trail connection to the existing Hennepin County and City of Minneapolis bikeway systems; and

Whereas, the Dakota Rail Corridor is identified Hennepin County Bicycle System Plan; and

Whereas, the Surface Transportation Board (STB) will decide on or before November 30, 2001 whether the rail line should be abandoned; and

Whereas, the Surface Transportation Board has the authority to impose a "public use condition" for a period of 180 days; and

Whereas, if a "public use condition" is imposed by the STB it would allow Hennepin County time to develop a counter-offer to RailAmerica Inc.;

Now, Therefore, Be It Resolved by The City Council of The City of Minneapolis:

That the City recommends to the Surface Transportation Board (STB) that a "public use condition" be imposed on the Dakota Rail Corridor (Docket AB-472 Sub 1) for 180 days to allow time for Hennepin County to develop a counter-offer to RailAmerica, Inc. for the Dakota Rail Corridor to be used for public transportation purposes.

Adopted. Yeas, 12; Nays none.

Passed November 9, 2001. J. Cherryhomes, President of Council.

Approved November 13, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

**T&PW** - Your Committee, having under consideration the Hiawatha Corridor Light Rail Transit (LRT) Project, now recommends that the City support the community request to change the name of the LRT station at Lake Street from "Lake St Station" to "Lake Street/Midtown Station".

Adopted. Yeas, 12; Nays none.

Passed November 9, 2001.

Approved November 13, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

(Published November 14, 2001; Republished November 17, 2001)

**T&PW** - Your Committee, having under consideration the City Council Chamber Renovation Project, now recommends that the proper City officers be authorized to execute Change Order #1 to the contract with Alpha Video, Inc. (#C-17193) adding a telemetric remote control system for video cameras in the Chamber, at an additional cost of \$53,457, for a revised contract amount of \$377,382, payable from the existing project budget.

Adopted. Yeas, 12; Nays none.

Passed November 9, 2001.

Approved November 15, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

**T&PW** - Your Committee, having under consideration a recommendation from the Director of Solid Waste and Recycling to revise the City's policy regarding snow-bound garbage carts and recycling containers, now recommends approval of the following policy:

"Garbage carts and recycling bins are to be cleared of snow prior to the next collection day or within 48 hours after a snow event, whichever is later."

Adopted. Yeas, 12; Nays none.

Passed November 9, 2001.

Approved November 15, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

**T&PW** - Your Committee recommends passage and summary publication of the accompanying resolution approving the 2001 Minneapolis Storm Water Management Program and Annual Report (as contained in Petn No 267420 on file in the Office of the City Clerk), pursuant to the requirements of the City of Minneapolis National Pollutant Discharge Elimination System (NPDES) Permit (#MN0061018), Chapter 2, Section 14.

Adopted. Yeas, 12; Nays none.

Passed November 9, 2001.

Approved November 15, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

Resolution 2001R-475, approving the 2001 Minneapolis Storm Water Management Program and Annual Report (as contained in Petn No 267420 on file in the Office of the City Clerk), pursuant to the requirements of the City of Minneapolis National Pollutant Discharge Elimination System (NPDES) Permit, was passed November 9, 2001 by the City Council and approved November 15, 2001 by the Mayor. A complete copy of this resolution is available for public inspection in the office of the City Clerk.

The following is the complete text of the unpublished summarized resolution.

**RESOLUTION 2001R-475**

**By Mead**

**Adopting the Minneapolis 2001 Storm Water Management Program and Annual Report.**

Whereas, the City of Minneapolis is committed to improving the water quality in our lakes, wetlands, and streams; and

Whereas, on December 1, 2000, Minneapolis was issued National Pollutant Discharge Elimination System Permit #MN0061018 (Permit); and

Whereas, as required under the Permit, a 2001 Storm Water Management Program and Annual Report (Report) was submitted to the Minnesota Pollution Control Agency, and a Public Hearing was conducted; and

Whereas, comments were received from one interested party; and

Whereas, based on these comments, City staff have drafted a written response and amended the Report;

Now, Therefore, Be It Resolved by The City Council of The City of Minneapolis:

That the Minneapolis City Council hereby adopts the 2001 Storm Water Management Program and Annual Report.

Be It Further Resolved that the City staff response to the public comments received on the document are also incorporated into the Report.

Adopted. Yeas, 12; Nays none.

Passed November 9, 2001. J. Cherryhomes, President of Council.

Approved November 15, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

**T&PW** - Your Committee, having under consideration a recommendation that the City obtain assistance from the Minneapolis Community Development Agency (MCDA) in the disposal of excess right of way parcels, now recommends that the proper City officers be authorized to initiate discussion with MCDA staff for the purpose of drafting an agreement regarding assistance in the sale of excess public right of way.

Your Committee further recommends that the appropriate City staff be directed to work with the MCDA regarding sale of the excess right of way property at 228 Melbourne Av SE.

Adopted. Yeas, 12; Nays none.

Passed November 9, 2001.

Approved November 15, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

The **TRANSPORTATION & PUBLIC WORKS** and **WAYS & MEANS/BUDGET** Committees submitted the following reports:

**T&PW & W&M/Budget** - Your Committee, having under consideration the Lyn/Lake Parking Facilities, now recommends passage and summary publication of the accompanying Resolution adopting the special assessments for payable 2002, levying the special assessments and adopting the assessment roll for the Lyn/Lake Parking Facilities.

Adopted. Yeas, 12; Nays none.

Passed November 9, 2001.

Approved November 15, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

Resolution 2001R-476, adopting the special assessments for payable 2002, levying the special assessments and adopting the assessment roll for the Lyn/Lake Parking Facilities, was passed November 9, 2001 by the City Council and approved November 15, 2001 by the Mayor. A complete copy of this resolution is available for public inspection in the office of the City Clerk.

The following is the complete text of the unpublished summarized resolution.

**RESOLUTION 2001R-476**  
**By Mead and Campbell**

**Adopting the special assessments for payable 2002, levying the special assessments and adopting the assessment roll for the Lyn/Lake Parking Facilities.**

Whereas, Minnesota Statutes, Section 459.14 (Automobile Parking Facilities) authorizes the City of Minneapolis to acquire property interests, construct parking facilities, operate and maintain parking facilities and finance parking facilities through special assessments levied against benefited properties; and

Whereas, the City of Minneapolis has approved the establishment of parking facilities in the Lyn/Lake area, as more particularly described in Resolutions 98R-129 passed April 24, 1998 and 98R-186 passed May 22, 1998 and in Petn Nos 263708 and 263799 on file in the Office of the City Clerk; and

Whereas, any shortfall gap between parking facilities revenue and parking facilities expenditures is to be assessed to properties benefited by the parking facilities; and

Whereas, the City Engineer has recommended the amount to be specially assessed for payable 2002 to be \$159,187, all as contained in Petn Nos 267354 and 267421 on file in the Office of the City Clerk; and

Whereas, a public hearing was held on November 1, 2001 in accordance with Minnesota Statutes, Section 459.14 and Minnesota Statutes, Chapter 429 to consider the proposed special assessments for payable 2002 as shown on the proposed assessment roll on file in the Office of the City Clerk and to consider all written and oral objections and statements regarding this matter;

Now, Therefore, Be It Resolved by The City Council of The City of Minneapolis:

That the proposed special assessments for payable 2002 in the total amount of \$159,187 as on file in the Office of the City Clerk be and hereby are adopted and levied upon the benefited properties.

Be It Further Resolved that the special assessments be collected in one (1) installment on the 2002 real estate tax statements without interest charges.

Be It Further Resolved that the assessment roll as prepared by the City Engineer be and hereby is adopted and that the City Clerk is hereby directed to transmit a certified copy of said assessment roll to the Hennepin County Auditor.

Adopted. Yeas, 12; Nays none.

Passed November 9, 2001. J. Cherryhomes, President of Council.

Approved November 15, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

**T&PW & W&M/Budget** - Your Committee, having under consideration the parking ramp project on the Downtown East Light Rail Transit (LRT) Station Block and having been informed that project construction must be accelerated to meet the LRT project schedule, now recommends that the proper City officers be authorized to utilize the Minneapolis Community Development Agency's (MCDA) panel contract with STS Consultants, LTD for geotechnical services necessary for said parking ramp project, in an amount not to exceed \$135,000, payable from the project bonds.

Adopted. Yeas, 12; Nays none.

Passed November 9, 2001.

Approved November 15, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

**T&PW & W&M/Budget** - Your Committee, having been informed that the City of Edina is requesting that one of their traffic signals be connected to the City's traffic signal system in order to facilitate coordinated traffic flow in the area of W 50<sup>th</sup> St and France Av S, now recommends that the proper City officers be authorized to execute an agreement with the City of Edina providing that the City will modify, interconnect and maintain the signal controller at the intersection of W 50<sup>th</sup> St and Halifax Av S at a cost of \$22,000, to be paid by the City of Edina.

Your Committee further recommends passage of the accompanying resolution increasing the Public Works - Transportation Capital Agency by \$22,000 for the signal project, to be reimbursed by the City of Edina.

Adopted. Yeas, 12; Nays none.

Passed November 9, 2001.

Approved November 15, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

#### **RESOLUTION 2001R-477**

**By Mead and Campbell**

#### **Amending The 2001 Capital Improvement Appropriation Resolution.**

Resolved by The City Council of The City of Minneapolis:

That the above-entitled resolution, as amended, be further amended by increasing the appropriation for the PW - Transportation Capital Agency in the Permanent Improvement Projects Fund (4100-943-9440) by \$22,000 and increasing the revenue source (4100-943-9440 - Source 3755) by \$22,000.

Adopted. Yeas, 12; Nays none.

Passed November 9, 2001. J. Cherryhomes, President of Council.

Approved November 15, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

**T&PW & W&M/Budget** - Your Committee, having under consideration modifications that have been approved for E 26<sup>th</sup> St east of Trunk Highway 55 (Hiawatha Av), now recommends that the proper City officers be authorized to execute Project Funding Agreement #6 with the Metropolitan Council providing for payment by the City of an amount not to exceed \$264,564 for said modifications.

Your Committee further recommends passage of the accompanying resolution increasing the Public Works - Transportation Capital Agency appropriation by \$264,564, representing Municipal State Aid (MSA) funds that will be used for said project.

Adopted. Yeas, 12; Nays none.

Passed November 9, 2001.

Approved November 15, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

**RESOLUTION 2001R-478**

**By Mead and Campbell**

**Amending The 2001 Capital Improvement Appropriation Resolution.**

Resolved by The City Council of The City of Minneapolis:

That the above-entitled resolution, as amended, be further amended by increasing the appropriation for the PW - Transportation Capital Agency in the Permanent Improvement Projects Fund (4100-943-9440) by \$264,564 and increasing the revenue source (4100-943-9440- Source 3210) by \$264,564, to be reimbursed by Municipal State Aid funds.

Adopted. Yeas, 12; Nays none.

Passed November 9, 2001. J. Cherryhomes, President of Council.

Approved November 15, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

**T&PW & W&M/Budget**-Your Committee, having under consideration the 10<sup>th</sup> Av SE Bridge Project and having been informed that the project is complete and project close-out actions are required by the State, now recommends passage and summary publication of the accompanying resolution directing the Minnesota Department of Transportation to transfer Fund 29 grant monies in the amount of \$402,871.39 into the City of Minneapolis agency account. In addition, the City of Minneapolis agrees to finance any cost in excess of the grant and to return any monies not needed for the construction of the bridge.

Adopted. Yeas, 12; Nays none.

Passed November 9, 2001.

Approved November 15, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

Resolution 2001R-479, directing the Minnesota Department of Transportation to transfer grant funds for the 10<sup>th</sup> Av SE Bridge Project, was passed November 9, 2001 by the City Council and approved November 15, 2001 by the Mayor. A complete copy of this resolution is available for public inspection in the office of the City Clerk.

The following is the complete text of the unpublished summarized resolution.

**RESOLUTION 2001R-479**

**By Mead and Campbell**

**Directing the Minnesota Department of Transportation to transfer Fund 29 grant monies for the 10<sup>th</sup> Av SE Bridge Project to the City of Minneapolis agency account.**

Whereas, the City of Minneapolis applied to the Commissioner of Transportation for a grant from the Minnesota State Transportation Fund for the construction/reconstruction of the 10th Av SE bridge (State Bridge No 2796) over the Mississippi River; and

Whereas, the amount of the grant has been determined to be \$402,871.39 by reason of the lowest responsible bid;

Now, Therefore, Be It Resolved by The City Council of The City of Minneapolis:

That the City of Minneapolis does hereby affirm that any cost of the bridge in excess of the grant will be appropriated from the funds available to the City of Minneapolis, and that any grant moneys appropriated for the bridge but not required, based on the final estimate, shall be returned to the Minnesota State Transportation Fund.

Be It Further Resolved that whereas federal moneys are being used to participate in the cost of the bridge, grant moneys as matching funds shall be transferred directly to the agency account and that the records of the City of Minneapolis shall so state.

Adopted. Yeas, 12; Nays none.

Passed November 9, 2001. J. Cherryhomes, President of Council.

Approved November 15, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

**T&PW & W&M/Budget** - Your Committee, having under consideration previous authorization granted for acceptance of the following bids and having been informed that increases are required on each, now recommends:

a) That the report passed April 6, 2001 awarding a contract under OP #5602 to Dunlo Motors, Inc. to furnish and deliver pre-owned vehicles be amended by increasing the estimated expenditure from \$100,000 to \$135,000 for said services;

b) That the report passed July 27, 2001 awarding a contract under OP #5665 to Lametti & Sons, Inc. for rammed pipeline and installation of a large diameter manhole be amended by increasing the contract from \$78,700 to \$103,700; and

c) That the report passed June 22, 2001 awarding a contract under OP #5648 to Minnesota Valley Landscape, Inc. for general landscaping services be amended by increasing the contract from \$88,190 to \$118,190 for additional turf sod.

Adopted. Yeas, 12; Nays none.

Passed November 9, 2001.

Approved November 15, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

**T&PW & W&M/Budget** - Your Committee, having received the recommendation of the Director of Human Resources, now recommends that all employees classified as Parking System Analysts be authorized to receive City-paid parking, effective November 1, 2001.

Adopted. Yeas, 12; Nays none.

Passed November 9, 2001.

Approved November 15, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

**T&PW & W&M/Budget** - Your Committee recommends passage and summary publication of the accompanying resolution establishing a City Security Response Team.

Adopted. Yeas, 12; Nays none.

Passed November 9, 2001.

Approved November 15, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

Resolution 2001R-480, establishing a City Security Response Team to develop and implement recommendations on the safety and security of all City employees, facilities and clients and to develop a process for photo identification cards and security awareness training programs for employees, was passed November 9, 2001 by the City Council and approved November 15, 2001 by the Mayor. A complete copy of this resolution is available for public inspection in the office of the City Clerk.

The following is the complete text of the unpublished summarized resolution.

**RESOLUTION 2001R-480**  
**By Mead and Campbell**

**Establishing a City Security Response Team to develop and implement recommendations on the safety and security of all City employees, facilities and clients and to develop a process for photo identification cards and security awareness training programs for employees.**

Whereas, the tragic events of September 11, 2001, have given us cause to reassess employee security measures and safety or security threats to City assets; and

Whereas, the City of Minneapolis wants to be proactive in taking steps to ensure the safety of its employees, clients and the general public while maintaining a reasonable level of convenience and access; and

Whereas, security for City of Minneapolis personnel and assets should ensure consistent compliance with best practices across the enterprise; and

Whereas, the City of Minneapolis already has taken a number of interim measures to protect the security and safety of its employees and buildings; and

Whereas, these interim security measures are appropriate first step initiatives that will be followed by more permanent security measures from the Security Response Team defined below;

Now, Therefore, Be It Resolved by The City Council of The City of Minneapolis:

That a Security Response Team be established that will develop and implement recommendations regarding the safety and security of all City employees, facilities and clients. The team will develop a crisis communication plan that would ensure timely and well coordinated responses to potential threats. The Plan will identify roles and responsibilities and a decision-making process for determining continuance of City operations. The team will be comprised of: City Coordinator (Chairperson), Police Chief, Fire Chief, Chief Finance Officer, Director of Public Works and Director of Regulatory Services. The Security Response Team shall report to the Public Safety and Regulatory Services Committee on a regular basis. The Director of Property Services shall provide regular reports to the Municipal Building Commission regarding the work of the Security Response Team.

That staff develop a process and procedure to issue photo identification cards to all employees and elected officials. All employees will be required to display these identification cards; and

That the City develop and implement security awareness training programs for all city employees.

Be It Further Resolved that the City continue to assess security risks for all city government assets, including employees, and continue to determine additional appropriate security measures.

Adopted. Yeas, 12; Nays none.

Passed November 9, 2001. J. Cherryhomes, President of Council.

Approved November 15, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

The **WAYS & MEANS/BUDGET** Committee submitted the following reports:

**W&M/Budget** - Your Committee recommends that a lawsuit filed against the City be settled and be payable from the Self Insurance Fund (6900-150-1500-4000), as follows:

- a) Payment to Regina Bell and her attorney, Steven M. Bialick, in the amount of \$12,500; and
- b) Payment to Larry Gant and his attorney, Steven M. Bialick, in the amount of \$12,500.

Adopted. Yeas, 12; Nays none.

Passed November 9, 2001.

Approved November 15, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

**W&M/Budget** - Your Committee, in concurrence with the recommendation of the Convention Center Implementation Committee, now recommends acceptance of the low bid received on OP #5725 (Petr No 267425), submitted by Premier Restaurant Equipment Company, in the amount of \$239,244, for furnishing and delivering all material, labor, equipment and incidentals necessary to complete requirements of the Food Service Equipment contract for the Convention Center Expansion Project, in accordance with City plans, specifications, and addenda.

Your Committee further recommends that the proper City officers be authorized and directed to execute the required contract(s) for the above projects and/or services.

Adopted. Yeas, 12; Nays none.

Passed November 9, 2001.

Approved November 13, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

(Published November 14, 2001; Republished November 17, 2001)

**W&M/Budget** - Your Committee recommends that the proper City officers be authorized to execute Amendment #1 to Contract #13222 with Rodney Liebold, extending the time of performance through May 31, 2002, and increasing the contract by an amount not to exceed \$50,000, for a new contract total not to exceed \$610,000, payable from the Convention Center Site Agency in the Permanent Improvement Projects Fund (4100-975-9751).

Adopted. Yeas, 12; Nays none.

Passed November 9, 2001.

Approved November 15, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

**W&M/Budget** - Your Committee recommends that the proper City officers be authorized to execute change orders to the following contracts for additional work required on the Convention Center Expansion Project, increasing the contracts by the amounts indicated, payable from the Convention Center Site Agency in the Permanent Improvement Projects Fund (4100-975-9751):

a) Change Order #1 to Contract #15817 with Gephart Electric Company, Inc., increasing the contract by \$88,998, for a new contract total of \$931,998;

b) Change Order #10 to Contract #15156 with Kellington Construction, Inc., increasing the contract by \$94,585, for a new contract total of \$18,671,176; and

c) Change Order #5 to Contract #15489 with Crawford Door Sales Company, increasing the contract by \$7,658, for a new contract total of \$376,207.

Adopted. Yeas, 12; Nays none.

Passed November 9, 2001.

Approved November 13, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

(Published November 14, 2001; Republished November 17, 2001)

**W&M/Budget** - Your Committee recommends approval to use federal Empowerment Zone (EZ) funds for the Glenwood Avenue Main Street Revitalization Project, to be administered through the Urban Strategies Group, in the amount of \$30,000, payable from the City Coordinator Agency in the Federal Grants Fund (0300-840-8460).

Your Committee further recommends that the proper City officers be authorized to execute a contract with the Urban Strategies Group, setting forth terms and conditions for use of funds.

Adopted. Yeas, 12; Nays none.

Passed November 9, 2001.

Approved November 15, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

**W&M/Budget** - Your Committee recommends approval to use federal Empowerment Zone (EZ) funds for the East Franklin Avenue Safety Center, to be administered through the American Indian Business Development Corporation (AIBDC), in the amount of \$150,000, payable from the City Coordinator Agency in the Federal Grants Fund (0300-840-8460).

Your Committee further recommends that the proper City officers be authorized to execute a contract with AIBDC, setting forth terms and conditions for use of funds.

Adopted. Yeas, 12; Nays none.

Passed November 9, 2001.

Approved November 15, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

**W&M/Budget** - Your Committee recommends that the proper City officers be authorized to execute a contract with Architect and Contractor Services, setting forth terms and conditions for use of federal Empowerment Zone (EZ) funds to provide support and training to qualified EZ businesses, with a maximum of 50% to be spent on business certification and a minimum of 50% on securing and managing contracts, in the amount of \$100,000, payable from the City Coordinator Agency in the Federal Grants Fund (0300-840-8460).

Adopted. Yeas, 12; Nays none.

Passed November 9, 2001.

Approved November 15, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

**W&M/Budget** - Your Committee recommends approval to transfer federal Empowerment Zone (EZ) funds to the Minneapolis Department of Health and Family Support, for administration of the Northside Weed and Seed Initiative, in the amount of \$100,000.

Your Committee further recommends that the proper City officers be authorized to execute a Memorandum of Understanding with the Department of Health and Family Support, setting forth the terms and conditions for use of funds.

Your Committee further recommends passage of the accompanying Resolution transferring funds to the Health and Family Support Agency.

Adopted. Yeas, 12; Nays none.

Passed November 9, 2001.

Approved November 15, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

#### **RESOLUTION 2001R-481**

**By Campbell**

#### **Amending The 2001 General Appropriation Resolution.**

Resolved by The City Council of The City of Minneapolis:

That the above-entitled resolution, as amended, be further amended by:

a) decreasing the appropriation for the City Coordinator Agency in the Federal Grants Fund (0300-840-8460) by \$100,000; and

b) increasing the appropriation for the Health and Family Support Agency in the Federal Grants Fund (0300-860-8606) by \$100,000.

Adopted. Yeas, 12; Nays none.

Passed November 9, 2001. J. Cherryhomes, President of Council.

Approved November 15, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

**W&M/Budget** - Your Committee recommends that the special tax assessments for delinquent utility charges be approved at the annual adoption of the assessment roll, as more fully set forth in Petn No 267427 on file in the Office of the City Clerk.

Adopted. Yeas, 12; Nays none.

Passed November 9, 2001.

Approved November 15, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

**W&M/Budget** - Your Committee recommends that the proper City officers be authorized to issue a Request for Proposals (RFP) to qualified firms to provide liability claims administration services (including claims investigation and claims adjusting), in concurrence with the recommendation of the Permanent Review Committee.

Adopted. Yeas, 12; Nays none.  
Passed November 9, 2001.  
Approved November 13, 2001. S. Sayles Belton, Mayor.  
Attest: M. Keefe, City Clerk.  
(Published November 14, 2001; Republished November 17, 2001)

**W&M/Budget** - Your Committee recommends approval to revise the hourly wage rate for the City Works Trainee II position and for the Coat Check Attendant position, in accordance with current City policy, effective September 25, 2001.

Your Committee further recommends passage of the accompanying Salary Ordinances for said positions:

- a) City Works Trainee II Salary Ordinance; and
- b) Coat Check Attendant Salary Ordinance.

Your Committee further recommends that summary publication of the above-described Salary Ordinances be authorized.

Adopted. Yeas, 12; Nays none.  
Passed November 9, 2001.  
Approved November 15, 2001. S. Sayles Belton, Mayor.  
Attest: M. Keefe, City Clerk.

Ordinance 2001-Or-129 and Ordinance 2001-Or-130, amending Title 2, Chapter 20 of the Minneapolis Code of Ordinances relating to *Administration: Personnel*, revising the hourly wage rate for the City Works Trainee II position and for the Coat Check Attendant position, were passed November 9, 2001 by the City Council and approved November 15, 2001 by the Mayor. A complete copy of these ordinances is available for public inspection in the office of the City Clerk.

The following is the complete text of the unpublished summarized ordinance.

**ORDINANCE 2001-Or-129**  
**By Campbell**  
**1st & 2nd Readings: 11/9/2001**

**Amending Title 2, Chapter 20 of the Minneapolis Code of Ordinances relating to Administration: Personnel.**

Section 1. That the following classifications in Section 20.10.01 of the above-entitled ordinance be amended to make the following changes effective September 25, 2001:

20.10.01 Council Jurisdiction.

The compensation of the listed classifications under City Council jurisdiction shall be provided in this Chapter.

The rates of pay herein provided shall be effective as of September 25, 2001, and January 1, 2002, except as hereinafter provided, and shall apply to all persons in the employ of the City on or after the enumerated effective date, including those who have since such date retired or have been laid off through no fault or delinquency of such employee, but shall not apply to any employee heretofore separated from the service by voluntary resignation or through fault or delinquency on the part of such employee.

The rates stated herein shall be hourly or annual rates unless stated otherwise.

**AFSCME LOCAL 9 (CAF)**

**Effective September 25, 2001**

Job Code	Salary Grade	FLSA OTC	Classification Title	G P	3-Month rate	1st Step	2nd Step	3rd Step	4th Step	5th Step	6th Step	7th Step
C01890	005	N2	City Works Trainee II (AFSCME-C)	1 H	\$8.754	9.313						

**Effective January 1, 2002**

Job Code	Salary Grade	FLSA OTC	Classification title	G P	3-Month rate	1st Step	2nd Step	3rd Step	4th Step	5th Step	6th Step	7th Step
C01890	005	N2	City Works Trainee II (AFSCME-C)	1 H	\$9.039	9.616						

Adopted. Yeas, 12; Nays none.

Passed November 9, 2001. J. Cherryhomes, President of Council.

Approved November 15, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

The following is the complete text of the unpublished summarized ordinance.

**ORDINANCE 2001-Or-130  
By Campbell  
1st & 2nd Readings: 11/9/2001**

**Amending Title 2, Chapter 20 of the Minneapolis Code of Ordinances relating to Administration: Personnel.**

Section 1. That the following classifications in Section 20.10.01 of the above-entitled ordinance be amended to make the following changes effective September 25, 2001.

20.10.01 Council Jurisdiction.

The compensation of the listed classifications under City Council jurisdiction shall be provided in this Chapter.

The rates of pay herein provided shall be effective as of September 25, 2001, and January 1, 2002, except as hereinafter provided, and shall apply to all persons in the employ of the City on or after the enumerated effective date, including those who have since such date retired or have been laid off through no fault or delinquency of such employee, but shall not apply to any employee heretofore separated from the service by voluntary resignation or through fault or delinquency on the part of such employee.

The rates stated herein shall be the annual salary rates unless stated otherwise.

**NON-REPRESENTED (CNR)**

**Effective September 25, 2001**

Job Code	Classification Title	FLSA/ OTC	P	6-month rate	Step 1	Step 2	Step 3	Step 4	Step 5	Step 6	Step 7
02230C	Coat Check Attendant	N-3	H	8.940	9.313						

**NON-REPRESENTED (CNR)**

**Effective January 1, 2002**

Job Code	Classification Title	FLSA/ OTC	P	6-month rate	Step 1	Step 2	Step 3	Step 4	Step 5	Step 6	Step 7
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02230C	Coat Check Attendant		N-3	H	9.231	9.616					
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Adopted. Yeas, 12; Nays none.

Passed November 9, 2001. J. Cherryhomes, President of Council.

Approved November 15, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

**W&M/Budget** - Your Committee recommends amending Council action of September 14, 2001, to change the Salary Ordinance for the Minneapolis Building and Construction Trades Council by amending the top step for the position of Foreman, Plumber Master in Charge, to be retroactively effective May 1, 2001.

Your Committee further recommends passage of the accompanying Salary Ordinance reflecting said amendment.

Your Committee further recommends that summary publication of the above-described Salary Ordinance be authorized.

Adopted. Yeas, 12; Nays none.

Passed November 9, 2001.

Approved November 15, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

Ordinance 2001-Or-131, amending Title 2, Chapter 20 of the Minneapolis Code of Ordinances relating to *Administration: Personnel*, to change the Salary Ordinance for the Minneapolis Building and Construction Trades Council by amending the top step for the position of Foreman, Plumber Master in Charge, was passed November 9, 2001 by the City Council and approved November 15, 2001 by the Mayor. A complete copy of this ordinance is available for public inspection in the office of the City Clerk.

The following is the complete text of the unpublished summarized ordinance.

**ORDINANCE 2001-Or-131**  
**By Campbell**  
**1st & 2nd Readings: 11/9/2001**

**Amending Title 2, Chapter 20 of the Minneapolis Code of Ordinances relating to Administration: Personnel.**

The City Council of the City of Minneapolis do ordain as follows:

20.10.01. Council Jurisdiction.

The compensation of the listed classifications under City Council jurisdiction shall be provided in this Chapter.

The rates of pay herein provided shall be effective May 1, June 4, July 1, and July 29, 2001, except as hereinafter provided, and shall apply to all persons in the employ of the City on or after the enumerated effective date, including those who have since such date retired or have been laid off through no fault or delinquency of such employee, but shall not apply to any employee heretofore separated from the service by voluntary resignation or through fault or delinquency on the part of such employee.

Section 1. That the following classifications in Section 20.10.01 of the above entitled ordinance be amended to make the following changes effective May 1, 2001:

**BUILDING TRADES (CBT) Effective May 1, 2001**

**Group I (Permanent):**

FLSA	OTC	CODE	CLASSIFICATION	P	Hourly Rate	1st 120 Days Rate
N	2	01400C	Bricklayer	H	26.32	32.90
			Provided that when working on a swing stage, a Bricklayer shall receive an additional 55 cents per hour.			
N	2	01510C	Carpenter	H	25.72	32.22
			Provided that when a Carpenter is working with material that has been treated with toxic carbolineum or toxic creosote, he/she shall be paid an additional 25 cents per hour.			
N	2	07780C	Pipefitter	H	29.29	36.33
N	2	07770C	Pipefitter/Instrumentation	H	29.29	36.33
N	2	08030C	Plumber	H	28.77	35.74
N	2	08010C	Plumber/Welder	H	28.77	35.74
N	2	09190C	Sheet Metal Worker	H	28.89	35.88

FLSA	OTC	CODE	CLASSIFICATION	P	1st Step	2nd Step	3rd Step	4th Step	5th Step	6th Step
N	2	04530C	Foreman, Bricklayer	H	27.41	27.68	27.96	28.25	28.53	28.82
N	2	04560C	Foreman, Carpenter	H	26.12	26.39	26.65	26.92	27.20	27.47
N	2	04830C	Foreman, Pipefitter	H	29.99	30.30	30.60	30.91	31.22	31.54
N	2	04832C	Foreman, Pipefitter/Instrumentation	H	29.99	30.30	30.60	30.91	31.22	31.54
N	2	04840C	Foreman, Plumber	H	29.79	30.09	30.39	30.70	31.01	31.32
N	2	04860C	Foreman, Plumber/Welder	H	29.79	30.09	30.39	30.70	31.01	31.32
N	2	04850C	Foreman, Plumber Master in charge	H	30.74	31.05	31.36	31.68	32.00	32.32
N	2	04940C	Foreman, Sheet Metal Worker	H	29.38	29.67	29.97	30.28	30.58	30.89

Section 2. That the following classifications in Section 20.10.01 of the above entitled ordinance be amended to make the following changes effective July 1, 2001:

**BUILDING TRADES (CBT) Effective July 1, 2001**

**Group I (Permanent Employees Continued):**

FLSA	OTC	CODE	CLASSIFICATION	P	Hourly Rate	1st 120 Days Rate
N	2	05760C	Iron Worker	H	29.22	36.25

  

FLSA	OTC	CODE	CLASSIFICATION	P	1st Step	2nd Step	3rd Step	4th Step	5th Step	6th Step
N	2	04680C	Foreman, Iron Worker	H	29.69	29.99	30.29	30.60	30.91	31.22

Section 3. That the following classifications in Section 20.10.01 of the above-entitled ordinance be amended to make the following changes effective July 29, 2001:

**BUILDING TRADES (CBT) Effective July 29, 2001**

**Group I (Permanent):**

FLSA	OTC	CODE	CLASSIFICATION	P	Hourly Rate	1st 120 Days Rate
N	2	07350C	Painter	H	25.82	32.33

Provided that when a Painter is working on overhead window-jacks, safety belts, structural steel, epoxy, commercial sandblasting, all 2-component paints, bridge work (except for guard rails and inside railings), swing stages (not including scaffolding), and spray painting, he/she shall receive an additional 75 cents per hour. Provided further that painters when performing striping duties between the hours of 12:00 a.m. and 8:00 a.m. shall receive an additional 18.75% premium.

FLSA	OTC	CODE	CLASSIFICATION	P	Hourly Rate	1st 120 Days Rate
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N	2	05940C	Lacquer and Varnish Machine Operator	H	25.82	32.33
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Provided that when a Lacquer and Varnish Machine Operator is spray painting, he/she shall receive an additional 75 cents per hour. Provided further that Painters, when performing striping duties between the hours of 12:00 a.m. and 8:00 a.m., shall receive an additional 18.75% premium.

FLSA	OTC	CODE	CLASSIFICATION	P	1st Step	2nd Step	3rd Step	4th Step	5th Step	6th Step
N	2	04760C	Foreman, Painter	H	25.51	25.76	26.02	26.29	26.55	26.82
N	2	05010C	Foreman, Painter-Traffic	H	25.51	25.76	26.02	26.29	26.55	26.82

Section 4. That the following classifications in Section 20.10.01 of the above-entitled ordinance be amended to make the following changes effective May 1, 2001:

**CBT - Effective May 1, 2001**

**Group II (Temporary):**

FLSA	OTC	CODE	CLASSIFICATION	P	HOURLY RATE	TAXABLE VACATION	NON-TAXABLE FRINGE BENEFIT	OVER TIME RATE
N	2	C91100	Bricklayer (temporary)	H	24.69	2.68	8.09	37.04
Provided that when working on a swing stage, he/she shall receive an additional 55 cents per hour.								
N	2	C91900	Pipefitter (temporary)	H	26.86	2.91	9.46	
N	2	C91950	Pipefitter/Instrumentation (temporary)	H	26.86	2.91	9.46	
N	2	C91110	Foreman, Bricklayer (temporary)	H	27.19	2.68	8.09	40.79
N	2	C91960	Foreman, Pipefitter (temporary)	H	29.11	2.91	9.46	
N	2	C91955	Foreman, Pipefitter/Instrumentation (temp)	H	29.11	2.91	9.46	
N	2	C92000	Plumber, Plumber/Welder (temporary)	H	24.65	4.30	9.66	
N	2	C92060	Foreman, Plumber, Plumber/Welder (temp)	H	27.20	4.30	9.66	

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N	2	C92070	Foreman, Plumber Master in charge (temp)	H	28.20	4.30	9.66	
N	2	C92150	Sheet Metal Worker (temporary)	H	26.16	2.10	10.56	39.24
N	2	C92160	Foreman, Sheet Metal Worker (temp)	H	28.16	2.10	10.56	42.24

**CBT - Effective May 1, 2001**  
**Group II (Temporary) continued:**

OVERTIME RATES:

N	2	C91900	Pipefitter (temporary)	H	40.29	4.37	14.19	
N	2	C91950	Pipefitter/Instrumentation (temporary)	H	40.29	4.37	14.19	
N	2	C91960	Foreman, Pipefitter (temporary)	H	43.67	4.37	14.19	
N	2	C91955	Foreman, Pipefitter/ Instrumentation (temp)	H	43.67	4.37	14.19	
N	2	C92000	Plumber, Plumber/ Welder (temporary)	H	36.98	6.45	14.49	
N	2	C92060	Foreman, Plumber, Plumber/Welder (temp)	H	40.80	6.45	14.49	
N	2	C92070	Foreman, Plumber Master in charge (temp)	H	42.30	6.45	14.49	

Section 5. That the following classifications in Section 20.10.01 of the above entitled ordinance be amended to make the following changes effective June 4, 2001:

**CBT - Effective June 4, 2001 - WITH BACKPAY PROVISION (SEE BELOW)**  
**Group II (Temporary):**

FLSA	OTC	CODE	CLASSIFICATION	P	HOURLY RATE	TAXABLE VACATION	NON- TAXABLE FRINGE BENEFIT	OVER TIME RATE
N	2	C91150	Carpenter (temporary)	H	25.24	1.82	7.63	37.86
Provided that when a Carpenter is working with material that has been treated with toxic carbolineum or toxic creosote, he/she shall be paid an additional 25 cents per hour.								
N	2	C91160	Foreman, Carpenter (temporary)	H	26.99	1.82	7.63	40.49
BACKPAY PROVISION: Provided that all carpenters, including foremen, shall be paid \$1.85/hour backpay for all hours worked between May 1, 2001, and June 4, 2001.								

Section 6. That the following classifications in Section 20.10.01 of the above-entitled ordinance be amended to make the following changes effective July 1, 2001:

**CBT - Effective July 1, 2001**

**Group II (Temporary):**

FLSA	OTC	CODE	CLASSIFICATION	P	HOURLY RATE	TAXABLE VACATION	NON- TAXABLE FRINGE BENEFIT	OVER TIME RATE
N	2	C91830	Iron Worker (temporary)	H	25.80	2.65	10.79	42.68
N	2	C91835	Foreman, Iron Worker (temporary)	H	27.80	2.65	10.79	41.70

Section 7. That the following classifications in Section 20.10.01 of the above-entitled ordinance be amended to make the following changes effective July 29, 2001:

**CBT - Effective July 29, 2001**

**Group II (Temporary):**

FLSA	OTC	CODE	CLASSIFICATION	P	HOURLY RATE	TAXABLE VACATION	NON- TAXABLE FRINGE BENEFIT	OVER TIME RATE
N	2	C91850	Painter (temporary)	H	24.50	1.00	9.44	36.75

Provided that when a Painter is working on overhead window-jacks, safety belts, structural steel, epoxy, commercial sandblasting, all 2-component paints, bridge work (except for guard rails and inside railings), swing stages (not including scaffolding), and spray painting, he/she shall receive an additional 75 cents per hour. Provided further that painters when performing striping duties between the hours of 12:00 a.m. and 8:00 a.m. shall receive an additional 18.75% premium.

N	2	C91860	Foreman, Painter (temporary)	H	25.50	1.00	9.44	38.25
N	2	C91860	Foreman, Painter- Traffic (temporary)	H	25.50	1.00	9.44	38.25

Provided that new temporary trades personnel, and temporary trades personnel currently on the city payroll not vested in PERA, shall be included in the program to send benefit funds to the Building Trades Trust Funds.

**CBT - Effective May 1, 2001**

**Group II (Temporary) continued:**

**Apprentice**

Provided that Temporary-Apprentice employees shall be paid at a percentage of the prevailing (outside) Journeyman wage rate as provided by the Apprentice Committees for the trade, as follows:

		<b>Hourly Wage Rates</b>			
		<b>Step 1</b>	<b>Step 2</b>	<b>Step 3</b>	<b>Step 4</b>
		<b>1st 1000 hours</b>	<b>2nd 1000 hours</b>	<b>3rd 1000 hours</b>	<b>4th 1000 hours</b>
Bricklayer	Hourly/Vac. (Taxable)	12.35/2.68	13.58/2.68	16.05/2.68	18.52/2.68
	Non-taxable Fringe	8.09	8.09	8.09	8.09
		<b>Step 5</b>	<b>Step 6</b>	<b>Step 7</b>	<b>Step 8</b>
		<b>5th 1000 hours</b>	<b>6th 1000 hours</b>	<b>7th 1000 hours</b>	<b>8th 1000 hours</b>
				<b>Step 9</b>	<b>8000+ hours</b>
		20.99/2.68	23.46/2.68		
		8.09	8.09		
Sheet Metal Worker Started After 5/1/99	Hourly/Vac. (Taxable)	13.52/1.18	14.65/1.18	15.78/1.18	16.91/1.18
	Non-taxable Fringe	10.56	10.56	10.56	10.56

		18.04/1.18 10.56	19.17/1.18 10.56	20.02/1.18 10.56	21.15/1.18 10.56	24.25/1.18 10.56
		<b>First Year</b>	<b>Second Year</b>	<b>Third Year</b>	<b>Fourth Year</b>	<b>Fifth Year</b>
Plumber	Hourly/Vac. (Taxable)	11.09/1.65	13.56/1.65	16.02/1.65	18.49/1.65	20.95/1.65
	Non-taxable Fringe	6.45	6.45	6.45	6.45	6.45
		<b>First Year</b>	<b>Second Year</b>	<b>Third Year</b>	<b>Fourth Year</b>	<b>Fifth Year</b>
Pipefitter	Hourly/Vac. (Taxable)	13.97/2.91	17.13/2.91	19.49/2.91	22.25/2.91	25.02/2.91
	Non-taxable Fringe	7.41	7.41	7.41	7.41	7.41

**"CBT - Effective June 4, 2001"**

**Group II (Temporary) continued:  
Apprentice**

Provided that Temporary-Apprentice employees shall be paid at a percentage of the prevailing (outside)  
"Journeyman wage rate as provided by the Apprentice Committees for the trade, as follows: "

**Hourly Wage Rates**

		<b>Step 1</b> 1st 1000 hours	<b>Step 2</b> 2nd 1000 hours	<b>Step 3</b> 3rd 1000 hours	<b>Step 4</b> 4th 1000 hours
Carpenter	Hourly/Vac. (Taxable)	11.48/.64 3.43	14.00/.64 3.43	15.27/.64 3.43	16.53/.64 3.43
		<b>Step 5</b> 5th 1000 hours	<b>Step 6</b> 6th 1000 hours	<b>Step 7</b> 7th 1000 hours	
	Non-taxable Fringe	17.79/.64 3.43	19.05/.64 4.43	20.31/.64 4.43	

**"CBT - Effective July 1, 2001"**

**Group II (Temporary) continued:  
Apprentice**

Provided that Temporary-Apprentice employees shall be paid at a percentage of the prevailing (outside)  
"Journeyman wage rate as provided by the Apprentice Committees for the trade, as follows: "

**Hourly Wage Rates**

		<b>1st-6 months</b>	<b>2nd-6th months</b>	<b>3rd-6th months</b>
Iron Worker	Hourly/Vac. (Taxable)	17.27/2.65 10.79	18.69/2.65 10.79	20.11/2.65 10.79
		<b>4th-6 months</b>	<b>5th-6 months</b>	<b>6th-6 months</b>
	Non-taxable Fringe	21.53/2.65 10.79	22.96/2.65 10.79	24.38/2.65 10.79

**"CBT - Effective July 29, 2001"**

**Group II (Temporary) continued:  
Apprentice**

Provided that Temporary-Apprentice employees shall be paid at a percentage of the prevailing  
(outside)

"Journeyman wage rate as provided by the Apprentice Committees for the trade, as follows: "

**Hourly Wage Rates**

		<b>Step 1</b> <b>1st 1000 hours</b>	<b>Step 2</b> <b>2nd 1000 hours</b>	<b>Step 3</b> <b>3rd 1000 hours</b>	<b>Step 4</b> <b>4th 1000 hours</b>
Painter Started After 5/1/98	Hourly/Vac. (Taxable)	12.25/.81 7.89	13.48/1.34 7.89	14.70/1.37 7.89	17.15/1.43 7.89
		<b>Step 5</b> <b>5th 1000 hours</b>	<b>Step 6</b> <b>6th 1000 hours</b>	<b>Step 7</b> <b>7th 1000 hours</b>	
	Non-taxable Fringe	19.60/1.49 7.89	22.05/1.55 7.89	24.50/1.61 9.44	
		<b>Step 1</b> <b>0 - 2000 hours</b>	<b>Step 2</b> <b>2001-4000 hours</b>	<b>Step 3</b> <b>4001-5000 hours</b>	<b>Step 4</b> <b>5001-6000 hours</b>
Painter Started After 6/1/01	Hourly/Vac. (Taxable)	14.70/1.37 7.10	17.15/1.43 7.10	19.60/1.49 7.10	22.05/1.55 7.10
		<b>Step 5</b> <b>6000+ hours</b>			
	Non-taxable Fringe	24.50/1.61 9.44			

Adopted. Yeas, 12; Nays none.  
 Passed November 9, 2001. J. Cherryhomes, President of Council.  
 Approved November 15, 2001. S. Sayles Belton, Mayor.  
 Attest: M. Keefe, City Clerk.

**W&M/Budget** - Your Committee recommends approval of the labor agreement for the Minnesota Teamsters Public and Law Enforcement Employees' Union, Local #320, Truck Drivers' Unit, as more fully set forth in Petn No 267428 on file in the Office of the City Clerk, which summarizes the major proposed terms of said agreement.

Your Committee further recommends that the proper City officers be authorized to execute a three-year contract to reflect the terms of said agreement, effective July 1, 2000 through June 30, 2003.

Your Committee further recommends passage of the accompanying Salary Ordinance providing for implementation of salary adjustments, as set forth in said labor agreement.

Your Committee further recommends that summary publication of the above-described Salary Ordinance be authorized.

Adopted. Yeas, 12; Nays none.  
 Passed November 9, 2001.  
 Approved November 15, 2001. S. Sayles Belton, Mayor.  
 Attest: M. Keefe, City Clerk.

Ordinance 2001-Or-132, amending Title 2, Chapter 20 of the Minneapolis Code of Ordinances relating to *Administration: Personnel*, approving the labor agreement for the Minnesota Teamsters Public and Law Enforcement Employees Union, Local #320, Truck Drivers' Unit, was passed November 9, 2001 by the City Council and approved November 15, 2001 by the Mayor. A complete copy of this ordinance is available for public inspection in the office of the City Clerk.

The following is the complete text of the unpublished summarized ordinance.

**ORDINANCE 2001-Or-132**  
**By Campbell**  
**1st & 2nd Readings: 11/9/2001**

**Amending Title 2, Chapter 20 of the Minneapolis Code of Ordinances relating to Administration: Personnel.**

The City Council of the City of Minneapolis do ordain as follows:

**20.10.01. Council Jurisdiction.**

The compensation of the listed classifications under City Council jurisdiction shall be provided in this Chapter.

The rates of pay herein provided shall be effective as of July 1, 2000, January 1, 2001, July 1, 2001, and July 1, 2002, except as hereinafter provided, and shall apply to all persons in the employ of the City on or after the enumerated effective date, including those who have since such date retired or have been laid off through no fault or delinquency of such employee but shall not apply to any employee heretofore separated from the service through fault or delinquency on the part of such employee.

The rates stated herein shall be the hourly salary rates unless stated otherwise.

Section 1. That the following classifications in Section 20.10.01 of the above-entitled ordinance be amended to make the following changes effective July 1, 2000:

**TEAMSTERS LOCAL #320 (CTM)**  
**Effective July 1, 2000**

FLSA	OTC	CODE	CLASSIFICATION	PTS	G	P	6-month STEP	1st STEP	2nd STEP
N	2	10710C	Truck Driver	190	4	H	15.582	16.948	18.313
N	2	10720C	Truck Driver, Sanitation	190	4	H	15.582	16.948	18.313

Provided that employees shall remain at each step until they have 1044 hours of actual work in each step according to present policies governing probationary periods and increment increases, subject to a maximum of 80 hours per pay period.

**HAZ-MAT Certification:**

In its sole discretion, the Employer will identify up to 20 Truck Drivers to receive an additional \$0.200 per hour for attaining and maintaining a valid HAZ-MAT certification. The initial list will consist of at least twenty (20) drivers and will include the current list of HAZ-MAT certified drivers as of September 12, 2001.

Once on the list, a driver will only be removed for lack of certification, or refusal to accept an assignment, or for other good and just cause. The number of drivers on the list may only be reduced through attrition. Future opportunities for attaining certification will be offered on a seniority basis. Once certified, eligible employees may be assigned to job sites at the discretion of the Employer. Such assignments will not replace their permanent assignment.

Retired City of Minneapolis Drivers who return to work on Permit status will be paid at Step 2 of the wage rate. All other Permit Drivers will be paid at Step 1 of the wage rate.

A Truck Driver, when assigned to tractor trailer, articulated dump truck, flusher truck, maintenance truck, and rotary snow plow shall be paid an additional premium of \$0.952 per hour.

A Truck Driver, when assigned to lowboy, tow truck, fuel truck, sweeper, oil distributor truck, and boom truck shall be paid an additional premium of \$1.731 per hour.

Provided that employees shall receive the following longevity. These payments shall be based on a maximum of eighty (80) hours biweekly.

- \$0.152 per hour additional at the beginning of the 10th year of service.
- \$0.294 per hour additional at the beginning of the 15th year of service.
- \$0.354 per hour additional at the beginning of the 20th year of service.
- \$0.466 per hour additional at the beginning of the 25th year of service.

Section 2. That the following classifications in Section 20.10.01 of the above-entitled ordinance be amended to make the following changes effective January 1, 2001:

**TEAMSTERS LOCAL #320 (CTM)**  
**Effective January 1, 2001**

FLSA	OTC	CODE	CLASSIFICATION	PTS	G	P	6-month STEP	1st STEP	2nd STEP
N	2	10710C	Truck Driver	190	4	H	16.127	17.541	18.954
N	2	10720C	Truck Driver, Sanitation	190	4	H	16.127	17.541	18.954

Provided that employees shall remain at each step until they have 1044 hours of actual work in each step according to present policies governing probationary periods and increment increases, subject to a maximum of 80 hours per pay period.

**HAZ-MAT Certification:**

In its sole discretion, the Employer will identify up to 20 Truck Drivers to receive an additional \$0.207 per hour for attaining and maintaining a valid HAZ-MAT certification. The initial list will consist of at least twenty (20) drivers and will include the current list of HAZ-MAT certified drivers as of September 12, 2001.

Once on the list, a driver will only be removed for lack of certification, or refusal to accept an assignment, or for other good and just cause. The number of drivers on the list may only be reduced through attrition. Future opportunities for attaining certification will be offered on a seniority basis. Once certified, eligible employees may be assigned to job sites at the discretion of the Employer. Such assignments will not replace their permanent assignment.

Retired City of Minneapolis Drivers who return to work on Permit status will be paid at Step 2 of the wage rate. All other Permit Drivers will be paid at Step 1 of the wage rate.

A Truck Driver, when assigned to tractor trailer, articulated dump truck, flusher truck, maintenance truck, and rotary snow plow shall be paid an additional premium of \$0.985 per hour.

A Truck Driver, when assigned to lowboy, tow truck, fuel truck, sweeper, oil distributor truck, and boom truck shall be paid an additional premium of \$1.792 per hour.

Provided that employees shall receive the following longevity. These payments shall be based on a maximum of eighty (80) hours biweekly.

- \$0.157 per hour additional at the beginning of the 10th year of service.
- \$0.304 per hour additional at the beginning of the 15th year of service.
- \$0.367 per hour additional at the beginning of the 20th year of service.
- \$0.482 per hour additional at the beginning of the 25th year of service.

Section 3. That the following classifications in Section 20.10.01 of the above-entitled ordinance be amended to make the following changes effective July 1, 2001:

**TEAMSTERS LOCAL #320 (CTM)**

**Effective July 1, 2001**

FLSA	OTC	CODE	CLASSIFICATION	PTS	G	P	Initial Rate*	6-month STEP	1st STEP	2nd STEP
N	2	10710C	Truck Driver	190	4	H	15.895	16.732	18.199	19.665
N	2	10720C	Truck Driver, Sanitation	190	4	H	15.895	16.732	18.199	19.665

The wage rate of all newly hired, full-time employees will be reduced by five percent (5%) for the first four (4) months of employment in return for access to Group Health Insurance no later than the first of the month following thirty (30) days of employment. (See Article 18, Subd1). \*This is reflected in the initial rate.

After the completion of four (4) months, the employee will progress to the 6-month step for the next two (2) months and thereafter shall remain at each step until they have 1044 hours of actual work in each step according to present policies governing probationary periods and increment increases, subject to a maximum of 80 hours per pay period.

The wage rate for the first four (4) months of employment with the Employer will be included in the probationary period.

**HAZ-MAT Certification:**

In its sole discretion, the Employer will identify up to 20 Truck Drivers to receive an additional \$0.215 per hour for attaining and maintaining a valid HAZ-MAT certification. The initial list will consist of at least twenty (20) drivers and will include the current list of HAZ-MAT certified drivers as of September 12, 2001.

Once on the list, a driver will only be removed for lack of certification, or refusal to accept an assignment, or for other good and just cause. The number of drivers on the list may only be reduced through attrition. Future opportunities for attaining certification will be offered on a seniority basis. Once certified, eligible employees may be assigned to job sites at the discretion of the Employer. Such assignments will not replace their permanent assignment.

Retired City of Minneapolis Drivers who return to work on Permit status will be paid at Step 2 of the wage rate. All other Permit Drivers will be paid at Step 1 of the wage rate.

A Truck Driver, when assigned to tractor trailer, articulated dump truck, flusher truck, maintenance truck, and rotary snow plow shall be paid an additional premium of \$1.022 per hour.

A Truck Driver, when assigned to lowboy, tow truck, fuel truck, sweeper, oil distributor truck, and boom truck shall be paid an additional premium of \$1.859 per hour.

Provided that employees shall receive the following longevity. These payments shall be based on a maximum of eighty (80) hours biweekly.

\$0.163 per hour additional at the beginning of the 10th year of service.

\$0.315 per hour additional at the beginning of the 15th year of service.

\$0.381 per hour additional at the beginning of the 20th year of service.

\$0.500 per hour additional at the beginning of the 25th year of service.

Section 4. That the following classifications in Section 20.10.01 of the above-entitled ordinance be amended to make the following changes effective July 1, 2002:

**TEAMSTERS LOCAL #320 (CTM)**

**Effective July 1, 2002**

FLSA	OTC	CODE	CLASSIFICATION	PTS	G	P	Initial Rate*	6-month STEP	1st STEP	2nd STEP
N	2	10710C	Truck Driver	190	4	H	16.412	17.276	18.790	20.304
N	2	10720C	Truck Driver, Sanitation	190	4	H	16.412	17.276	18.790	20.304

The wage rate of all newly hired, full-time employees will be reduced by five percent (5%) for the first four (4) months of employment in return for access to Group Health Insurance no later than the first of the month following thirty (30) days of employment. (See Article 18, Subd1). \*This is reflected in the initial rate.

After the completion of four (4) months, the employee will progress to the 6-month step for the next two (2) months and thereafter shall remain at each step until they have 1044 hours of actual work in each step according to present policies governing probationary periods and increment increases, subject to a maximum of 80 hours per pay period.

The wage rate for the first four (4) months of employment with the Employer will be included in the probationary period.

**HAZ-MAT Certification:**

In its sole discretion, the Employer will identify up to 20 Truck Drivers to receive an additional \$0.222 per hour for attaining and maintaining a valid HAZ-MAT certification. The initial list will consist of at least twenty (20) drivers and will include the current list of HAZ-MAT certified drivers as of September 12, 2001.

Once on the list, a driver will only be removed for lack of certification, or refusal to accept an assignment, or for other good and just cause. The number of drivers on the list may only be reduced through attrition. Future opportunities for attaining certification will be offered on a seniority basis. Once certified, eligible employees may be assigned to job sites at the discretion of the Employer. Such assignments will not replace their permanent assignment.

Retired City of Minneapolis Drivers who return to work on Permit status will be paid at Step 2 of the wage rate. All other Permit Drivers will be paid at Step 1 of the wage rate.

A Truck Driver, when assigned to tractor trailer, articulated dump truck, flusher truck, maintenance truck, and rotary snow plow shall be paid an additional premium of \$1.055 per hour.

A Truck Driver, when assigned to lowboy, tow truck, fuel truck, sweeper, oil distributor truck, and boom truck shall be paid an additional premium of \$1.920 per hour.

Provided that employees shall receive the following longevity. These payments shall be based on a maximum of eighty (80) hours biweekly.

\$0.168 per hour additional at the beginning of the 10th year of service.

\$0.326 per hour additional at the beginning of the 15th year of service.

\$0.393 per hour additional at the beginning of the 20th year of service.

\$0.516 per hour additional at the beginning of the 25th year of service.

Adopted. Yeas, 12; Nays none.

Passed November 9, 2001. J. Cherryhomes, President of Council.

Approved November 15, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

**W&M/Budget** - Your Committee recommends approval of the labor agreement for the Minneapolis Foremen's Association, as more fully set forth in Petn No 267428 on file in the Office of the City Clerk, which summarizes the major proposed terms of said agreement.

Your Committee further recommends that the proper City officers be authorized to execute a three-year contract to reflect the terms of said agreement, effective January 1, 2001 through December 31, 2003.

Your Committee further recommends passage of the accompanying Salary Ordinance providing for implementation of salary adjustments, as set forth in said labor agreement.

Your Committee further recommends that summary publication of the above-described Salary Ordinance be authorized.

Adopted. Yeas, 12; Nays none.

Passed November 9, 2001.

Approved November 15, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

Ordinance 2001-Or-133, amending Title 2, Chapter 20 of the Minneapolis Code of Ordinances relating to *Administration: Personnel*, approving the labor agreement for the Minneapolis Foremen's Association, was passed November 9, 2001 by the City Council and approved November 15, 2001 by the Mayor. A complete copy of this ordinance is available for public inspection in the Office of the City Clerk.

The following is the complete text of the unpublished summarized ordinance.

**ORDINANCE 2001-Or-133**  
**By Campbell**  
**1st & 2nd Readings: 11/9/2001**

**Amending Title 2, Chapter 20 of the Minneapolis Code of Ordinances relating to Administration: Personnel.**

The City Council of the City of Minneapolis do ordain as follows:

20.10.01 Council Jurisdiction. The compensation of the listed classifications under City Council jurisdiction shall be provided in this Chapter. The rates of pay herein provided shall be effective as of January 1, 2001, January 1, 2002, and January 1, 2003 except as herinafter provided, and shall apply to all persons in the employ of the City on or after the enumerated effective date, including those who have since such date retired or have been laid off through no fault or delinquency of such employee, but shall not apply to any employee heretofore separated from the service through fault or delinquency on the part of such employee.

The rates stated herein shall be the hourly salary rates unless stated otherwise.

Section 1. That the following classifications in Section 20.10.01 of the above-entitled ordinance be amended to make the following changes effective January 1, 2001:

**MINNEAPOLIS FOREMEN'S ASSOCIATION (CFO)**  
Effective January 1, 2001

<b>Job Code</b>	<b>FLSA</b>	<b>OTC</b>	<b>CLASSIFICATION</b>	<b>P</b>	<b>1st STEP</b>	<b>2nd STEP</b>	<b>3rd STEP</b>
04540C	N	2	Foreman Bridge Maintenance-C	H	22.507	23.407	24.343
04590C	N	2	Foreman Constrctn/ Mntnc Trns-C	H	22.507	23.407	24.343
04595C	N	2	Foreman Constrctn/ Mntnc Watr-C	H	22.507	23.407	24.343
04750C	N	2	Foreman Nicollet Mall-C	H	22.507	23.407	24.343

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04800C	N	2	Foreman Parking Meter Svc-C	H	22.507	23.407	24.343
04810C	N	2	Foreman Paving Construction-C	H	22.507	23.407	24.343
04890C	N	2	Foreman Ramp Repr & Restor-C	H	22.507	23.407	24.343
04910C	N	2	Foreman Sewer Construction-C	H	22.507	23.407	24.343
04920C	N	2	Foreman Sewer Maintenance-C	H	22.507	23.407	24.343
04960C	N	2	Foreman Solid Waste-Recycling-C	H	22.507	23.407	24.343
04980C	N	2	Foreman Street Maint & Repr -C	H	22.507	23.407	24.343
05020C	N	2	Foreman Water Main Constr-C	H	22.507	23.407	24.343

Foremen will be paid the highest paid shift differential paid to subordinates when supervising a crew when the differential is being paid.

Foremen, who are certified as "Permanent-Intermittent" will be classified and paid in the manner:

- a. He/she shall receive the first year rate until he/she has performed Foreman duties for one (1) calendar year or 1,044 hours, whichever occurs later.
- b. In order of classification seniority, he/she will be entitled to the next available vacancy within their title and the Division to which they were selected.
- c. Work assigned for eight (8) or more hours will be paid at Foreman's wages.
- d. He/she shall revert to their previously held Civil Service classification or to a classification compatible with work effort of the associated crew when not assigned foreman's duties.
- e. He/she will be assigned before any other subordinate is detailed to a Foreman's position within the Division.

Provided that a Construction or Maintenance Foreman shall be paid an additional \$0.330 per hour for all hours worked in a tunnel or shaft.

Provided that Foremen supervising crews required to use equipment working with contaminated materials (according to OSHA and/or MPCA) shall be paid an additional \$0.330 per hour when readings indicate 4 parts per million VCC's in soil for all hours worked in the environment.

Provided that Foremen supervising crews required to use special protective equipment (rubber gloves, rubber boots, coveralls, respirators with dust filter only) below 10 PPM VCC's in soil, shall be paid an additional \$0.536 per hour for all hours worked in the environment.

Provided that Foremen supervising crews required to use equipment as required above, plus full face respirator with filters or supplied air, 10 or more PPM VCC's in soil or 1 PPM Benzene in breathing zone shall be paid an additional \$0.815 per hour for all hours worked in the environment.

Provided that employees shall receive the following longevity.

These payments shall be based on a maximum of 80 hours biweekly:

- \$0.155 cents per hour additional at the beginning of the 10th year of service
- \$0.299 cents per hour additional at the beginning of the 15th year of service
- \$0.361 cents per hour additional at the beginning of the 20th year of service
- \$0.474 cents per hour additional at the beginning of the 25th year of service

Section 2. That the following classifications in Section 20.10.01 of the above-entitled ordinance be amended to make the following changes effective January 1, 2002:

**MINNEAPOLIS FOREMEN'S ASSOCIATION (CFO)**  
**Effective January 1, 2002**

<b>Job Code</b>	<b>FLSA</b>	<b>OTC</b>	<b>CLASSIFICATION</b>	<b>P</b>	<b>1st STEP</b>	<b>2nd STEP</b>	<b>3rd STEP</b>
04540C	N	2	Foreman Bridge Maintenance-C	H	23.238	24.168	25.134
04590C	N	2	Foreman Constrctn/ Mntnc Trns-C	H	23.238	24.168	25.134
04595C	N	2	Foreman Constrctn/ Mntnc Watr-C	H	23.238	24.168	25.134
04750C	N	2	Foreman Nicollet Mall-C	H	23.238	24.168	25.134
04800C	N	2	Foreman Parking Meter Svc-C	H	23.238	24.168	25.134
04810C	N	2	Foreman Paving Construction-C	H	23.238	24.168	25.134
04890C	N	2	Foreman Ramp Repr & Restor-C	H	23.238	24.168	25.134
04910C	N	2	Foreman Sewer Construction-C	H	23.238	24.168	25.134
04920C	N	2	Foreman Sewer Maintenance-C	H	23.238	24.168	25.134
04960C	N	2	Foreman Solid Waste- Recyclng-C	H	23.238	24.168	25.134
04980C	N	2	Foreman Street Maint & Repr -C	H	23.238	24.168	25.134
05020C	N	2	Foreman Water Main Construction-C	H	23.238	24.168	25.134

Foremen will be paid the highest paid shift differential paid to subordinates when supervising a crew when the differential is being paid.

Foremen, who are certified as "Permanent-Intermittent" will be classified and paid in the following manner:

- a. He/she shall receive the first year rate until he/she has performed Foreman duties for one (1) calendar year or 1,044 hours, whichever occurs later.
- b. In order of classification seniority, he/she will be entitled to the next available vacancy within their title and the Division to which they were selected.
- c. Work assigned for eight (8) or more hours will be paid at Foreman's wages.
- d. He/she shall revert to their previously held Civil Service classification or to a classification compatible with work effort of the associated crew when not assigned foreman's duties.
- e. He/she will be assigned before any other subordinate is detailed to a Foreman's position within the Division.

Provided that a Construction or Maintenance Foreman shall be paid an additional \$0.341 per hour for all hours worked in a tunnel or shaft.

Provided that Foremen supervising crews required to use equipment working with contaminated materials (according to OSHA and/or MPCA) shall be paid an additional \$0.341 per hour when readings indicate 4 parts per million VCC's in soil for all hours worked in the environment.

Provided that Foremen supervising crews required to use special protective equipment (rubber gloves, rubber boots, coveralls, respirators with dust filter only) below 10 PPM VCC's in soil, shall be paid an additional \$0.553 per hour for all hours worked in the environment.

Provided that Foremen supervising crews required to use equipment as required above, plus full face respirator with filters or supplied air, 10 or more PPM VCC's in soil or 1 PPM Benzene in breathing zone shall be paid an additional \$0.841 per hour for all hours worked in the environment.

Provided that employees shall receive the following longevity.

These payments shall be based on a maximum of 80 hours biweekly:

\$0.160 cents per hour additional at the beginning of the 10th year of service

\$0.309 cents per hour additional at the beginning of the 15th year of service

\$0.373 cents per hour additional at the beginning of the 20th year of service

\$0.489 cents per hour additional at the beginning of the 25th year of service

Section 3. That the following classifications in Section 20.10.01 of the above-entitled ordinance be amended to make the following changes effective January 1, 2003:

**MINNEAPOLIS FOREMEN'S ASSOCIATION (CFO)**

**Effective January 1, 2003**

<b>Job Code</b>	<b>FLSA</b>	<b>OTC</b>	<b>CLASSIFICATION</b>	<b>P</b>	<b>1st STEP</b>	<b>2nd STEP</b>	<b>3rd STEP</b>
04540C	N	2	Foreman Bridge Maintenance-C	H	23.993	24.953	25.951
04590C	N	2	Foreman Constrctn Mntnc Trns-C	H	23.993	24.953	25.951
04595C	N	2	Foreman Constrctn/ Mntnc Watr-C	H	23.993	24.953	25.951
04750C	N	2	Foreman Nicollet Mall-C	H	23.993	24.953	25.951
04800C	N	2	Foreman Parking Meter Svc-C	H	23.993	24.953	25.951
04810C	N	2	Foreman Paving Construction-C	H	23.993	24.953	25.951
04890C	N	2	Foreman Ramp Repr & Restor-C	H	23.993	24.953	25.951
04910C	N	2	Foreman Sewer Construction-C	H	23.993	24.953	25.951
04920C	N	2	Foreman Sewer Maintenance-C	H	23.993	24.953	25.951
04960C	N	2	Foreman Solid Waste- Recyclng-C	H	23.993	24.953	25.951
04980C	N	2	Foreman Street Maint & Repr -C	H	23.993	24.953	25.951
05020C	N	2	Foreman Water Main Construction-C	H	23.993	24.953	25.951

Foremen will be paid the highest paid shift differential paid to subordinates when supervising a crew when the differential is being paid.

Foremen, who are certified as "Permanent-Intermittent" will be classified and paid in the following manner:

a. He/she shall receive the first year rate until he/she has performed Foreman duties for one (1) calendar year or 1,044 hours, whichever occurs later.

- b. In order of classification seniority, he/she will be entitled to the next available vacancy within their title and the Division to which they were selected.
- c. Work assigned for eight (8) or more hours will be paid at Foreman's wages.
- d. He/she shall revert to their previously held Civil Service classification or to a classification compatible with work effort of the associated crew when not assigned foreman's duties.
- e. He/she will be assigned before any other subordinate is detailed to a Foreman's position within the Division.

Provided that a Construction or Maintenance Foreman shall be paid an additional \$0.352 per hour for all hours worked in a tunnel or shaft.

Provided that Foremen supervising crews required to use equipment working with contaminated materials (according to OSHA and/or MPCA) shall be paid an additional \$0.352 per hour when readings indicate 4 parts per million VCC's in soil for all hours worked in the environment.

Provided that Foremen supervising crews required to use special protective equipment (rubber gloves, rubber boots, coveralls, respirators with dust filter only) below 10 PPM VCC's in soil, shall be paid an additional \$0.571 per hour for all hours worked in the environment.

Provided that Foremen supervising crews required to use equipment as required above, plus full face respirator with filters or supplied air, 10 or more PPM VCC's in soil or 1 PPM Benzene in breathing zone shall be paid an additional \$0.868 per hour for all hours worked in the environment.

Provided that employees shall receive the following longevity.

These payments shall be based on a maximum of 80 hours biweekly:

\$0.165 cents per hour additional at the beginning of the 10th year of service

\$0.319 cents per hour additional at the beginning of the 15th year of service

\$0.385 cents per hour additional at the beginning of the 20th year of service

\$0.505 cents per hour additional at the beginning of the 25th year of service

Adopted. Yeas, 12; Nays none.

Passed November 9, 2001. J. Cherryhomes, President of Council.

Approved November 15, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

**W&M/Budget** - Your Committee recommends approval of the labor agreement for the Minneapolis City Supervisors' Association, as more fully set forth in Petn No 267428 on file in the Office of the City Clerk, which summarizes the major proposed terms of said agreement.

Your Committee further recommends that the proper City officers be authorized to execute a three-year contract to reflect the terms of said agreement, effective January 1, 2001 through December 31, 2003.

Your Committee further recommends passage of the accompanying Salary Ordinance providing for implementation of salary adjustments, as set forth in said labor agreement.

Your Committee further recommends that summary publication of the above-described Salary Ordinance be authorized.

Adopted. Yeas, 12; Nays none.

Passed November 9, 2001.

Approved November 15, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

Ordinance 2001-Or-134, amending Title 2, Chapter 20 of the Minneapolis Code of Ordinances relating to *Administration: Personnel*, approving the labor agreement for the Minneapolis City Supervisors' Association, was passed November 9, 2001 by the City Council and approved November 15, 2001 by the Mayor. A complete copy of this ordinance is available for public inspection in the office of the City Clerk.

The following is the complete text of the unpublished summarized ordinance.

**ORDINANCE 2001-Or-134  
By Campbell  
1st & 2nd Readings: 11/9/2001**

**Amending Title 2, Chapter 20 of the Minneapolis Code of Ordinances relating to Administration: Personnel.**

The City Council of the City of Minneapolis do ordain as follows:  
20.10.01 Council Jurisdiction.

The compensation of the listed classifications under City Council jurisdiction shall be provided in this Chapter.

The rates of pay herein provided shall be effective as of January 1, 2001, January 1, 2002, and January 1, 2003, except as hereinafter provided, shall apply to all persons in the employ of the City on or after the enumerated effective date, including those who have since such date retired or have been laid off through no fault or delinquency of such employee, but shall not apply to any employee heretofore separated from the service through fault or delinquency on the part of such employee.

Section 1. That the following classifications in Section 20.10.01 of the above-entitled ordinance be amended to make the following changes effective January 1, 2001.

**MINNEAPOLIS CITY SUPERVISORS ASSOCIATION (CSU)**

**Effective January 1, 2001**

**Group I (Exempt)**

FLSA	OTC	CODE	CLASSIFICATION	P	1st STEP	2nd STEP	3rd STEP	4th STEP	5th STEP	6th STEP	7TH STEP
E	4	00835C	Asst Manager Environmntl Hlth-C	A	45,887	49,293	51,895	54,523	57,419	60,396	63,481
E	4	00950C	Asst Supv Parking Traf Ctl-C	A	46,719	49,052	51,466	54,121			
E	4	01720C	Chief Inspector Util Conctns-C	A	42,481	44,707	47,067	49,535	52,136	54,872	57,768
E	4	02760C	Crime Preventn Prg Crd (Supv)-C	A	40,363	42,079	44,466	46,719	49,025	51,466	54,121
E	4	03600C	District Street Supv I-C	A	56,400	59,002	61,496				
E	4	03610C	District Street Supv II-C	A	60,557	63,293	66,028				
E	1	03620C	District Street Supv III-C	A	67,208	70,614	74,074				
E	4	03623C	District Supv Inspection Cns-C	A	51,116	53,638	56,524	59,410	62,478	65,780	
E	4	03625C	District Supv Inspection Hsg-C	A	51,116	53,638	56,524	59,410	62,478	65,780	
E	4	04475C	Floor Supervisor, Conv Ctr-C	A	43,313	43,822	44,225	44,707	51,546	54,121	56,508
E	4	05120C	Gen Foreman Bridge Maint Rpr-C	A	62,247	64,929	67,638				
E	4	05180C	Gen Foreman Paving Constr-C	A	62,247	64,929	67,638				
E	4	05200C	Gen Foreman Plnt Maint/ NC-C	A	61,147	63,776	66,511				
E	4	05220C	Gen Foreman Sewer Const-C	A	62,247	64,929	67,638				
E	4	05235C	Gen Foreman Sol Waste/ Recycl-C	A	62,247	64,929	67,638				
E	4	05250C	Gen Foreman Water Svc Maint-C	A	60,557	63,293	66,028				
E	4	06550C	Manager Animal Control-C	A	49,427	51,895	54,469	57,205	60,075	63,105	66,216
E	4	09840C	Supv Building Ops/Maint-C	A	62,247	64,929	67,638				

E	4	09922C	Supv Construction Services-C	A	62,247	64,929	67,638						
E	4	09970C	Supv Electrical Inspections-C	A	51,117	53,638	56,534	59,404	62,488	65,787			
E	4	09983C	Supv Engineering Technician-C	A	40,363	42,079	44,466	46,719	49,025	51,466	54,121		
E	4	10000C	Supv Equipment-C	A	62,247	64,929	67,638						
E	4	10060C	Supv Housekeeping/Setup-C	A	43,313	43,822	44,225	44,707	51,546	54,121	56,508		
E	4	10072C	Supv Identification Division-C	A	55,301	56,669	57,956	59,243	60,557	61,845	63,159		
E	4	10140C	Supv Parking & Traffic Ctl-C	A	50,742	53,289	55,944	58,760					
E	4	10180C	Supv Plant Ops Conv Ctr-C	A	43,313	43,822	44,225	44,707	51,546	54,121	56,508		
E	4	10220C	Supv Pumping Stations-C	A	57,527	60,101	62,596						
E	4	10230C	Supv Ramp Repair and Restr-C	A	58,036	60,638	63,159						
E	4	10240C	Supv Real Estate Assessment-C	A	46,102	49,535	52,163	54,764	57,714	60,691	63,776		
E	4	10260C	Supv Security & Safety-C	A	36,742	38,619	40,524	42,589	44,707	46,906	49,293		
E	4	10270C	Supv Sewer Maintenance-C	A	57,527	60,101	62,596						
E	4	10282C	Supv Sidewalk Inspections-C	A	42,481	44,707	47,067	49,535	52,136	54,872	57,768		
E	4	10300C	Supv Towing & Impounding-C	A	50,742	53,289	55,944	58,760					
E	4	10320C	Supv Traffic Equip Maint-C	A	55,301	57,902	60,450						
E	4	10360C	Supv Water Treatment Labs-C	A	50,447	54,228	57,017	59,994	63,159	66,404	69,783		
E	4	10370C	Supv Water Treatmt Plant-C	A	56,400	59,002	61,496						

**Group II (Non-Exempt)**

FLSA	OTC	CODE	CLASSIFICATION	P	1st STEP	2nd STEP	3rd STEP	4th STEP	5th STEP	6th STEP	7TH STEP
N	3	00910C	Asst Supv Animal Cntrl-C	H	18.644	18.838	19.624	21.326	22.474	23.647	24.975
N	2	04150C	Equipment Dispatcher-C	H	18.928	21.868	22.822	23.957			
N	2	04610C	Foreman Electronics-C	H	18.838	20.179	21.326	22.474	23.647	24.975	
N	2	04620C	Foreman Equipment Repair-C	H	21.300	22.371	23.480	24.588	25.710		
N	2	04685C	Foreman Janitors-C	H	21.404	23.260					
N	2	04950C	Foreman Shop Water Dept-C	H	23.480	24.588	25.710				
N	2	04970C	Foreman Stationary Engineers-C	H	20.823	21.068	21.262	21.494	24.782		27.167
N	3	05140C	Gen Foreman Electrician-C*	H	32.296	32.622	32.951	33.284	33.620	33.960	
N	3	09198C	Shift Supvr, Housekpg/Set-up-C	H	17.187	18.038	18.941	19.895	20.875	21.919	23.015
N	3	09460C	Street Operations Specialist-C	H	14.866	15.872	19.147	20.153	21.275	22.396	23.583
N	3	09950C	Supv Distribution Center-C	H	19.405	20.385	21.378	22.461	23.583	24.743	26.020
N	3	09980C	Supv Electronics-C	H	24.253	25.478	26.742	28.070	29.475	30.958	
N	3	10081C	Supv Meter Service Workers-C	H	18.644	18.838	19.624	21.326	22.474	23.647	24.975
N	3	10200C	Supv Police Warehouse Fclty-C	H	16.685	17.871	18.606	19.160	19.843	20.462	
N	3	10600C	Traffic Control Agent II-C	H	17.187	18.038	18.941	19.895	20.875	21.919	23.015
N	3	10780C	Vehicle Records Shift Supv-C	H	14.815	15.821	17.536	18.245	18.876	19.689	20.462

Provided that employees shall receive the following longevity.

\$12.378 Biweekly longevity at the beginning of the 10th year of service.

\$23.931 Biweekly longevity at the beginning of the 15th year of service.

\$28.882 Biweekly longevity at the beginning of the 20th year of service.

\$37.959 Biweekly longevity at the beginning of the 25th year of service.

Provided that the Foreman, Stationary Engineers, when properly licensed and while performing the duties of, and/or supervising Stationary Engineers who are performing Maintenance Electrician duties shall receive a premium of \$ .516 cents per hour.

Provided that a \$0.413 per hour shift differential be paid for shifts which start between the hours of 12:00 p.m. and 6:00 a.m. Provided further that a \$0.980 per hour shift differential be paid to employees in law enforcement support job classifications for shifts which are permanently fixed and where at least one-half (1/2) of the work hours (exclusive of unpaid meal periods) fall between the hours of 6:00 p.m. and 6:00 a.m.

\*The wage for the General Foreman, Electrician, classification is determined by the Outside Building Trades formula.

That rate is listed above.

Section 2. That the following classifications in Section 20.10.01 of the above-entitled ordinance be amended to make the following changes effective January 1, 2002.

**MINNEAPOLIS CITY SUPERVISORS ASSOCIATION (CSU)**

**Effective January 1, 2002**

**Group I (Exempt)**

FLSA	OTC	CODE	CLASSIFICATION	P	1st STEP	2nd STEP	3rd STEP	4th STEP	5th STEP	6th STEP	7TH STEP
E	1		Supervisor III	A	46,224	48,535	50,961	53,510	56,185	58,994	61,944
		00835C	Asst Manager Environmntl Hlth-C								
		00910C	Asst Supv Animal Cntrl-C								
		01720C	Chief Inspector Util Conctns-C								
		04475C	Floor Supervisor, Conv Ctr-C								
		04970C	Foreman Stationary Engineers-C								
		06640C	Manager, Crime Prevention - C								
		10060C	Supv Housekeeping/Setup-C								
		10140C	Supv Parking & Traffic Ctl-C								
		10180C	Supv Plant Ops Conv Ctr-C								
		10282C	Supv Sidewalk Inspections-C								
		10300C	Supv Towing & Impounding-C								
E	1		Supervisor IV	A	50,170	52,679	55,313	58,078	60,982	64,031	67,233
		03600C	District Street Supv I-C								
		03623C	District Supv Inspection Cns-C								
		03625C	District Supv Inspection Hsg-C								
		05140C	Gen Foreman Electrician-C*								
		06550C	Manager Animal Control-C								
		09970C	Supv Electrical Inspections-C								
		09980C	Supv Electronics-C								
		10072C	Supv Identification Division-C								
		10220C	Supv Pumping Stations-C								
		10230C	Supv Ramp Repair and Restr-C								
		10240C	Supv Real Estate Assessment-C								
		10270C	Supv Sewer Maintenance-C								
		10320C	Supv Traffic Equip Maint-C								
		10370C	Supv Water Treatmt Plant-C								
E	1		Supervisor V	A	54,117	56,823	59,664	62,647	65,779	69,068	72,522
		03610C	District Street Supv II-C								
		05120C	Gen Foreman Bridge Maint Rpr-C								
		05180C	Gen Foreman Paving Constr-C								
		05200C	Gen Foreman Plnt Maint/NC-C								
		05220C	Gen Foreman Sewer Const-C								
		05235C	Gen Foreman Sol Waste/Recycl-C								
		05250C	Gen Foreman Water Svc Maint-C								
		09840C	Supv Building Ops/Maint-C								
		09922C	Supv Construction Services-C								
		10000C	Supv Equipment-C								
		10360C	Supv Water Treatment Labs-C								

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E	1	Supervisor VI	A	58,063	60,967	64,015	67,216	70,576	74,105	77,811
		03620C District Street Supv III-C								

**Group II (Non-Exempt)**

FLSA	OTC	CODE	CLASSIFICATION	P	1st STEP	2nd STEP	3rd STEP	4th STEP	5th STEP	6th STEP	7th STEP
N	2		Supervisor I	H	18.090	18.995	19.945	20.942	21.989	23.088	24.243
		04150C	Equipment Dispatcher-C								
		04685C	Foreman Janitors-C								
		09198C	Shift Supvr, Housekpg/Set-up-C								
		09460C	Street Operations Specialist-C								
		10200C	Supv Police Warehouse Fclty-C								
		10260C	Supv Security & Safety-C								
		10600C	Traffic Control Agent II-C								
		10780C	Vehicle Records Shift Supv-C								
		11045C	Yard Supervisor, Impound Lot - C								
N	2		Supervisor II	H	19.988	20.987	22.036	23.138	24.295	25.510	26.785
		00950C	Asst Supv Parking Traf Ctl-C								
		02760C	Crime Preventn Prg Crd(Supv)-C								
		04610C	Foreman Electronics-C								
		04620C	Foreman Equipment Repair-C								
		04950C	Foreman Shop Water Dept-C								
		09950C	Supv Distribution Center-C								
		09983C	Supv Engineering Technician-C								
		10081C	Supv Meter Service Workers-C								

Provided that employees shall receive the following longevity.

\$12.780 Biweekly longevity at the beginning of the 10th year of service.

\$24.709 Biweekly longevity at the beginning of the 15th year of service.

\$29.821 Biweekly longevity at the beginning of the 20th year of service.

\$39.193 Biweekly longevity at the beginning of the 25th year of service.

Provided that the Foreman, Stationary Engineers, when properly licensed and while performing the duties of, and/or supervising Stationary Engineers who are performing Maintenance Electrician duties shall receive a premium of \$0.533 cents per hour.

Provided that a \$0.426 per hour shift differential be paid for shifts which start between the hours of 12:00 p.m. and 6:00 a.m. Provided further that a \$1.012 per hour shift differential be paid to employees in law enforcement support job classifications for shifts which are permanently fixed and where at least one-half (1/2) of the work hours (exclusive of unpaid meal periods) fall between the hours of 6:00 p.m. and 6:00 a.m.

\*The wage for the General Foreman, Electrician, classification is determined by the Outside Building Trades formula.

Effective January 1, 2002, classification titles will be consolidated into six (6) levels, Supervisor I - VI. The existing classification titles will be consolidated into one of the six levels as agreed in the collective bargaining agreement.

Incumbents will be placed at the new classification step nearest to a 3.25% increase and thereafter progress pursuant to the collective bargaining agreement. Job codes for the new classifications are forthcoming.

For bargaining unit purposes, the classification titles of Yard Supervisor, Impound Lot and Manager, Crime Prevention will be members of the Minneapolis City Supervisors Association effective January 1, 2001. For wage purposes these positions will be included in the Supervisors Collective Bargaining Agreement effective January 1, 2002.

Section 3. That the following classifications in Section 20.10.01 of the above entitled ordinance be amended to make the following changes effective January 1, 2003.

**MINNEAPOLIS CITY SUPERVISORS ASSOCIATION (CSU)**

Effective January 1, 2003

**Group I (Exempt)**

FLSA	OTC	CODE	CLASSIFICATION	P	1st STEP	2nd STEP	3rd STEP	4th STEP	5th STEP	6th STEP	7TH STEP
E	1		Supervisor III	A	47,726	50,112	52,617	55,249	58,011	60,911	63,957
E	1		Supervisor IV	A	51,801	54,391	57,111	59,966	62,964	66,112	69,418
E	1		Supervisor V	A	55,876	58,670	61,603	64,683	67,917	71,313	74,879
E	1		Supervisor VI	A	59,950	62,948	66,095	69,401	72,870	76,513	80,340

**Group II (Non-Exempt)**

FLSA	OTC	CODE	CLASSIFICATION	1st P	2nd STEP	3rd STEP	4th STEP	5th STEP	6th STEP	7TH STEP	STEP
N	2		Supervisor I	H	18.678	19.612	20.593	21.623	22.704	23.838	25.031
N	2		Supervisor II	H	20.638	21.669	22.752	23.890	25.085	26.339	27.656

Provided that employees shall receive the following longevity.

- \$13.196 Biweekly longevity at the beginning of the 10th year of service.
- \$25.512 Biweekly longevity at the beginning of the 15th year of service.
- \$30.790 Biweekly longevity at the beginning of the 20th year of service.
- \$40.467 Biweekly longevity at the beginning of the 25th year of service.

Provided that the Foreman, Stationary Engineers, when properly licensed and while performing the duties of, and/or supervising Stationary Engineers who are performing Maintenance Electrician duties shall receive a premium of \$0.550 cents per hour.

Provided that a \$0.440 per hour shift differential be paid for shifts which start between the hours of 12:00 p.m. and 6:00 a.m. Provided further that a \$1.045 per hour shift differential be paid to employees in law enforcement support job classifications for shifts which are permanently fixed and where at least one-half (1/2) of the work hours (exclusive of unpaid meal periods) fall between the hours of 6:00 p.m. and 6:00 a.m.

Adopted. Yeas, 12; Nays none.

Passed November 9, 2001. J. Cherryhomes, President of Council.

Approved November 15, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

**W&M/Budget -** Your Committee recommends approval of the labor agreement for the City Employees' Union, Local #363, Laborers' International Union of North America, as more fully set forth in Petn No 267428 on file in the Office of the City Clerk, which summarizes the major proposed terms of said agreement.

Your Committee further recommends that the proper City officers be authorized to execute a 30-month contract to reflect the terms of said agreement, effective January 1, 2001 through June 30, 2003.

Your Committee further recommends passage of the accompanying Salary Ordinance providing for implementation of salary adjustments, as set forth in said labor agreement.

Your Committee further recommends that summary publication of the above-described Salary Ordinance be authorized.

Adopted. Yeas, 12; Nays none.

Passed November 9, 2001.

Approved November 15, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

Ordinance 2001-Or-135, amending Title 2, Chapter 20 of the Minneapolis Code of Ordinances relating to *Administration: Personnel*, approving the labor agreement for the City Employees Union, Local #363, Laborers' International Union of North America, was passed November 9, 2001 by the City Council and approved November 15, 2001 by the Mayor. A complete copy of this ordinance is available for public inspection in the office of the City Clerk.

The following is the complete text of the unpublished summarized ordinance.

**ORDINANCE 2001-Or-135  
By Campbell  
1st & 2nd Readings: 11/9/2001**

**Amending Title 2, Chapter 20 of the Minneapolis Code of Ordinances relating to Administration: Personnel.**

The City Council of the City of Minneapolis do ordain as follows:

**20.10.01 Council Jurisdiction.**

The compensation of the listed classifications under City Council jurisdiction shall be provided in this Chapter.

The rates of pay herein provided shall be effective as of January 1, 2001, January 1, 2002 and January 1, 2003, except as hereinafter provided, and shall apply to all persons in the employee of the City on or after the enumerated effective date, including those who have since such date retired or have been laid off through no fault or delinquency of such employee, but shall not apply to any employee heretofore separated from the service through fault or delinquency on the part of such employee.

The rates stated herein shall be the hourly salary rates unless stated otherwise.

Section 1. That the following classifications in Section 20.10.01 of the above-entitled ordinance be amended to make the following changes effective January 1, 2001.

**LABORERS: CITY EMPLOYEES LOCAL #363 (CLB)  
Effective January 1, 2001**

FLSA	OTC	CODE	CLASSIFICATION	P	4-month STEP	1st STEP	2nd STEP	3rd STEP	4th STEP	5th STEP	6th STEP	7th STEP
N	2	00500C	Asphalt Raker	H	18.884	19.671						
N	2	00505C	Apprentice I (1st 522 hours)	H	11.451	11.928	13.733	15.650	18.763			
		00505C	Apprentice II (2nd 522 hours)	H	11.728	12.217	14.043	15.959	19.072			
N	2	01075C	Attendant I Transfer Station	H	10.945	11.401	13.170	13.894	17.309			
N	2	01060C	Attendant Impound Lot	H	10.945	11.401	13.170	13.894	17.309			
N	2	01585C	Cement Finisher Journeyman	H	21.478	22.373						
N	2	01570C	Apprentice I (1st 30 Days)	H	11.163	11.628	13.444	15.340	18.454			
		01570C	Apprentice II (2nd 4 months)	H	12.233	12.743	14.559	16.475	19.609			
		01570C	Apprentice III (3rd 4 months)	H	12.837	13.372	15.188	17.084	20.228			
		01570C	Apprentice IV (4th 4 months)	H	13.699	14.270	16.084	18.830	21.146			
N	2	02610C	Construction Maint Laborer	H	12.906	13.444	15.340	18.454				
N	2	02960C	Delivery Worker	H	10.945	11.401	13.170	13.894	17.309			

# NOVEMBER 9, 2001

N	2	04170C	Equipment Service Worker	H	11.272	11.742	13.568	15.516	18.608					
N	2	05090C	Fuel Systems Aide	H	10.945	11.401	13.170	13.894	17.309					
N	2	02950C	Delivery Worker, Health	H	12.003	12.503	13.433	14.155	14.903	15.702	16.524	18.593		
N	2	05850C	Janitorial Worker	H	10.945	11.401	13.170	13.894	17.309					
N	2	06030C	Lead Pipelayer I (Paving Const.)	H	18.557	19.330								
N	2	06035C	Apprentice I (1st 522 hours)	H	11.451	11.928	13.733	15.650	18.763					
		06035C	Apprentice II (2nd 522 hours)	H	11.728	12.217	14.043	15.959	19.072					
N	2	06050C	Lead Pipelayer II (Sewer Const.)	H	18.884	19.671								
N	2	06055C	Apprentice I (1st 522 hours)	H	11.451	11.928	13.733	15.650	18.763					
		06055C	Apprentice II (2nd 522 hours)	H	11.728	12.217	14.043	15.959	19.072					
		06055C	Apprentice III (3rd 522 hours)	H	12.025	12.526	14.342	16.248	19.361					
N	2	06462C	Maintenance Crew Ldr - Bridge	H	19.013	19.805								
N	2	06464C	Maintenance Crew Ldr - Sewer	H	19.013	19.805								
N	2	06465C	Maintenance Crew Ldr - Sol Waste	H	19.013	19.805								
N	2	06466C	Maintenance Crew Ldr - Streets	H	19.013	19.805								
N	2	06468C	Maintenance Crew Ldr - Trnsptn	H	19.013	19.805								
N	2	07440C	Parking Meter Service Worker	H	18.825	19.609								
N	2	07940C	Plant Service Worker	H	17.804	18.546								
N	2	09220C	Shop Repair Worker I	H	19.032	19.825								
N	2	09230C	Shop Repair Worker II	H	20.447	21.299	21.836	22.373						
N	2	09282C	Solid Waste and Recycling Wk*	H	16.839	17.541	18.954							
N	2	09400C	Stock Worker	H	13.900	14.479	15.324	16.781	17.410	18.029	18.678	19.433		
N	2	10910C	Water Treatment Plant Operator	H	14.944	15.567	18.604	20.207						
N	2	10910C	Water Treatment Plant Oper. (Seas)	H	11.170	11.635								
N	2	11030C	Yard Coordinator I	H	17.040	17.750	18.328	18.926	19.671					
N	2	11040C	Yard Coordinator II	H	18.149	18.905	19.803	20.690	21.641					

Section 2. That the following classifications in Section 20.10.01 of the above-entitled ordinance be amended to make the following changes effective July 1, 2001.

FLSA	OTC	CODE	CLASSIFICATION	P	4-month STEP	1st STEP	2nd STEP	3rd STEP	4th STEP	5th STEP	6th STEP	7th STEP
N	2	09282C	Solid Waste and Recycling Wk*	H	17.471	18.199	19.665					

\*Employees in the Solid Waste & Recycling Worker classification shall earn no less than employees in the Truck Driver, Sanitation classification.

Employees shall begin at the 4-month step and remain there until they have completed four (4) months of actual paid service. Following the completion of the initial four (4) months, employees will advance to Step 1 for the remaining duration of their initial six (6) months of employment. Thereafter employees shall progress in accordance with Section 9.02 of this agreement. Employees in the Delivery Worker, Health, classification will advance on an annual basis.

Caulkers will be compensated by being detailed to the Pipelayer II Sewer rate while performing Caulker responsibilities.

Cured in Place Pipe Relining Laborers will be compensated by being detailed to the Maintenance Crewleader/Sewer rate or their current rate, whichever is higher, while performing CIPP related work.

The following shall be effective as of January 1, 2001:

Provided that employees shall receive the following longevity:

These payments shall be based on a maximum of 80 hours bi-weekly:

\$ .180 cents per hour additional at the beginning of the 10th year of service.

\$ .299 cents per hour additional at the beginning of the 15th year of service.

\$ .361 cents per hour additional at the beginning of the 20th year of service.

\$ .474 cents per hour additional at the beginning of the 25th year of service.

Provided further that Construction and Maintenance Laborers who are reinstated during the first two (2) years after termination shall be paid according to the following schedule:

<b>Years of Service Prior To Termination</b>	<b>Pay Step</b>
1 - 4 years	1
5 - 9 years	2
10 years and above	3

The following shall be effective as of January 1, 2001:

Provided that the following hourly premiums shall be paid on a "when performed" basis.

<b>Description</b>	<b>Hourly Premium</b>
Specialized Application Pay I (1)	\$0.180
Specialized Application Pay II (2)	\$0.340
Ariel Bucket (3)	\$.836 or \$1.289
Hazwoper (4)	\$.279 or \$.815
Sewer Maintenance Division (5)	\$0.200
Miner/Dynamiter (6)	\$1.733
Lead Worker/Ramps (7)	\$0.836

1-Paid to all employees while working on bridges or scaffolding >ten (10) feet above the ground or hanging off bridge or over water or while operating chainsaws, chip spreaders, riding lawn mowers/snow throwers/ power brooms or steamers.

2-Paid to all employees while operating recycling vehicles, concrete saws, routers, jackhammers, kettles, mortar mixers or large, ultra-high pressure washers (i.e., those capable of operating over 10,000 psi without nozzle modification), or while handling materials treated with carbolineum or creosote or while handling chlorine, lime, calcium carbonate or while shoveling asphalt .

Also paid to employees who are assigned grade setting duties, bracers duties or when working in an excavated ditch >five (5) feet in depth, underground tunnel, or underground shaft.

3-Paid to all employees who are assigned to work from an aerial bucket. The higher of the two premiums is paid only when the altitude of the work being performed in the bucket is higher than fifty (50) feet.

4-Paid to all employees who are assigned work in an environment determined to be contaminated by OSHA or MNPCA standards. The higher rate to be paid when employees are also required to use protective equipment (respirators or self contained breathing apparatus "OSHA requires clean shaven for ensured safety") while working in said environment.

5-Paid to all Construction and Maintenance Laborers who are assigned on a year-round basis in the Sewer Maintenance Division.

6-Paid to all employees who are assigned as the miner or dynamiter.

7-Paid to all employees who are assigned Lead Worker/Ramps responsibilities.

Section 3. That the following classifications in Section 20.10.01 of the above-entitled ordinance be amended to make the following changes effective January 1, 2002.

**LABORERS: CITY EMPLOYEES LOCAL #363 (CLB)**

**Effective January 1, 2002**

FLSA	OTC	CODE	CLASSIFICATION	P	4-month STEP	1st STEP	2nd STEP	3rd STEP	4th STEP	5th STEP	6th STEP	7th STEP
N	2	00500C	Asphalt Raker	H	19.498	20.310						
N	2	00505C	Apprentice I (1st 522 hours)	H	11.823	12.316	14.179	16.159	19.373			
		00505C	Apprentice II (2nd 522 hours)	H	12.109	12.614	14.499	16.478	19.692			
N	2	01075C	Attendant I Transfer Station	H	11.301	11.772	13.598	14.346	17.872			
N	2	01060C	Attendant Impound Lot	H	11.301	11.772	13.598	14.346	17.872			
N	2	01585C	Cement Finisher Journeyman	H	22.176	23.100						
N	2	01570C	Apprentice I (1st 30 Days)	H	11.526	12.006	13.881	15.839	19.054			
		01570C	Apprentice II (2nd 4 months)	H	12.631	13.157	15.032	17.010	20.246			
		01570C	Apprentice III (3rd 4 months)	H	13.255	13.807	15.682	17.639	20.885			
		01570C	Apprentice IV (4th 4 months)	H	14.145	14.734	16.607	19.442	21.833			
N	2	02610C	Construction Maint Laborer	H	13.326	13.881	15.839	19.054				
N	2	02960C	Delivery Worker	H	11.301	11.772	13.598	14.346	17.872			
N	2	04170C	Equipment Service Worker	H	11.639	12.124	14.009	16.020	19.213			
N	2	05090C	Fuel Systems Aide	H	11.301	11.772	13.598	14.346	17.872			
N	2	02950C	Delivery Worker, Health	H	12.393	12.909	13.870	14.615	15.387	16.212	17.061	19.197
N	2	05850C	Janitorial Worker	H	11.301	11.772	13.598	14.346	17.872			
N	2	06030C	Lead Pipelayer I (Paving Const.)	H	19.160	19.958						
N	2	06035C	Apprentice I (1st 522 hours)	H	11.823	12.316	14.179	16.159	19.373			
		06035C	Apprentice II (2nd 522 hours)	H	12.109	12.614	14.499	16.478	19.692			
N	2	06050C	Lead Pipelayer II (Sewer Const.)	H	19.498	20.310						
N	2	06055C	Apprentice I (1st 522 hours)	H	11.823	12.316	14.179	16.159	19.373			
		06055C	Apprentice II (2nd 522 hours)	H	12.109	12.614	14.499	16.478	19.692			
		06055C	Apprentice III (3rd 522 hours)	H	12.416	12.933	14.808	16.776	19.990			
N	2	06462C	Maintenance Crew Ldr - Bridge	H	19.631	20.449						
N	2	06464C	Maintenance Crew Ldr - Sewer	H	19.631	20.449						
N	2	06465C	Maintenance Crew Ldr - Sol Waste	H	19.631	20.449						
N	2	06466C	Maintenance Crew Ldr - Streets	H	19.631	20.449						
N	2	06468C	Maintenance Crew Ldr - Trnsptn	H	19.631	20.449						
N	2	07440C	Parking Meter Service Worker	H	19.436	20.246						
N	2	07940C	Plant Service Worker	H	18.383	19.149						
N	2	09220C	Shop Repair Worker I	H	19.650	20.469						

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N	2	09230C	Shop Repair Worker II	H	21.111	21.991	22.546	23.100											
N	2	09400C	Stock Worker	H	14.352	14.950	15.822	17.326	17.976	18.615	19.285	20.065							
N	2	10910C	Water Treatment Plant Operator	H	15.430	16.073	19.209	20.864											
N	2	10910C	Water Treatment Plant Oper. (Seas)	H	11.532	12.013													
N	2	11030C	Yard Coordinator I	H	17.594	18.327	18.924	19.541	20.310										
N	2	11040C	Yard Coordinator II	H	18.738	19.519	20.447	21.362	22.344										

Section 4. That the following classifications in Section 20.10.01 of the above-entitled ordinance be amended to make the following changes effective July 1, 2002.

FLSA	OTC	CODE	CLASSIFICATION	P	4-month STEP	1st STEP	2nd STEP	3rd STEP	4th STEP	5th STEP	6th STEP	7th STEP
N	2	09282C	Solid Waste and Recycling Wk*	H	18.038	18.790	20.304					

\*Employees in the Solid Waste & Recycling Worker classification shall earn no less than employees in the Truck Driver, Sanitation classification.

Employees shall begin at the 4-month step and remain there until they have completed four (4) months of actual paid service. Following the completion of the initial four (4) months, employees will advance to Step 1 for the remaining duration of their initial six (6) months of employment. Thereafter employees shall progress in accordance with Section 9.02 of this agreement. Employees in the Delivery Worker, Health, classification will advance on an annual basis.

Caulkers will be compensated by being detailed to the Pipelayer II Sewer rate while performing Caulker responsibilities.

Cured in Place Pipe Relining Laborers will be compensated by being detailed to the Maintenance Crewleader/Sewer rate or their current rate, whichever is higher, while performing CIPP related work.

The following shall be effective as of January 1, 2002:

Provided that employees shall receive the following longevity:

These payments shall be based on a maximum of 80 hours bi-weekly:

- \$ .186 cents per hour additional at the beginning of the 10th year of service.
- \$ .309 cents per hour additional at the beginning of the 15th year of service.
- \$ .373 cents per hour additional at the beginning of the 20th year of service.
- \$ .489 cents per hour additional at the beginning of the 25th year of service.

Provided further that Construction and Maintenance Laborers who are reinstated during the first two (2) years after termination shall be paid according to the following schedule:

<b>Years of Service Prior To Termination</b>	<b>Pay Step</b>
1 - 4 years	1
5 - 9 years	2
10 years and above	3

The following shall be effective as of January 1, 2002:

Provided that the following hourly premiums shall be paid on a "when performed" basis.

<b>Description</b>	<b>Hourly Premium</b>
Specialized Application Pay I (1)	\$0.186
Specialized Application Pay II (2)	\$0.351
Ariel Bucket (3)	\$.863 or \$1.331
Hazwoper (4)	\$.288 or \$.841
Sewer Maintenance Division (5)	\$0.207
Miner/Dynamiter (6)	\$1.789
Lead Worker/Ramps (7)	\$0.863

1-Paid to all employees while working on bridges or scaffolding >ten (10) feet above the ground or hanging off bridge or over water or while operating chainsaws, chip spreaders, riding lawn mowers/snow throwers/ power brooms or steamers.

2-Paid to all employees while operating recycling vehicles, concrete saws, routers, jackhammers, kettles, mortar mixers or large, ultra-high pressure washers (i.e., those capable of operating over 10,000 psi without nozzle modification), or while handling materials treated with carbolineum or creosote or while handling chlorine, lime, calcium carbonate or while shoveling asphalt. Also paid to employees who are assigned grade setting duties, bracers duties or when working in an excavated ditch >five (5) feet in depth, underground tunnel, or underground shaft.

3-Paid to all employees who are assigned to work from an aerial bucket. The higher of the two premiums is paid only when the altitude of the work being performed in the bucket is higher than fifty (50) feet.

4-Paid to all employees who are assigned work in an environment determined to be contaminated by OSHA or MNPCA standards. The higher rate to be paid when employees are also required to use protective equipment (respirators or self contained breathing apparatus "OSHA requires clean shaven for ensured safety") while working in said environment.

5-Paid to all Construction and Maintenance Laborers who are assigned on a year-round basis in the Sewer Maintenance Division.

6-Paid to all employees who are assigned as the miner or dynamiter.

7-Paid to all employees who are assigned Lead Worker/Ramps responsibilities.

\* Effective January 1, 2002, or as soon thereafter as practical, bi-weekly wages for all members shall be reduced by \$9.60 on a pre-tax basis. The proceeds shall be forwarded by the City of Minneapolis to the Laborers National Industrial Pension Fund.

Section 5. That the following classifications in Section 20.10.01 of the above-entitled ordinance be amended to make the following changes effective January 1, 2003.

**LABORERS: CITY EMPLOYEES LOCAL #363 (CLB)**  
**Effective January 1, 2003**

<b>FLSA</b>	<b>OTC</b>	<b>CODE</b>	<b>CLASSIFICATION</b>	<b>P</b>	<b>4-month STEP</b>	<b>1st STEP</b>	<b>2nd STEP</b>	<b>3rd STEP</b>	<b>4th STEP</b>	<b>5th STEP</b>	<b>6th STEP</b>	<b>7th STEP</b>
N	2	00500C	Asphalt Raker	H	20.131	20.970						
N	2	00505C	Apprentice I (1st 522 hours)	H	12.207	12.716	14.640	16.684	20.003			
		00505C	Apprentice II (2nd 522 hours)	H	12.503	13.024	14.970	17.014	20.332			
N	2	01075C	Attendant I Transfer Station	H	11.669	12.155	14.040	14.812	18.453			
N	2	01060C	Attendant Impound Lot	H	11.669	12.155	14.040	14.812	18.453			
N	2	01585C	Cement Finisher Journeyman	H	22.897	23.851						
N	2	01570C	Apprentice I (1st 30 Days)	H	11.900	12.396	14.332	16.354	19.673			
		01570C	Apprentice II (2nd 4 months)	H	13.042	13.585	15.521	17.563	20.904			
		01570C	Apprentice III (3rd 4 months)	H	13.686	14.256	16.192	18.212	21.564			

		01570C	Apprentice IV (4th 4 months)	H	14.604	15.213	17.147	20.074	22.543										
N	2	02610C	Construction Maint Laborer	H	13.759	14.332	16.354	19.673											
N	2	02960C	Delivery Worker	H	11.669	12.155	14.040	14.812	18.453										
N	2	04170C	Equipment Service Worker	H	12.017	12.518	14.464	16.541	19.837										
N	2	05090C	Fuel Systems Aide	H	11.669	12.155	14.040	14.812	18.453										
N	2	02950C	Delivery Worker, Health	H	12.796	13.329	14.321	15.090	15.887	16.739	17.615	19.821							
N	2	05850C	Janitorial Worker	H	11.669	12.155	14.040	14.812	18.453										
N	2	06030C	Lead Pipelayer I (Paving Const.)	H	19.783	20.607													
N	2	06035C	Apprentice I (1st 522 hours)	H	12.207	12.716	14.640	16.684	20.003										
		06035C	Apprentice II (2nd 522 hours)	H	12.503	13.024	14.970	17.014	20.332										
N	2	06050C	Lead Pipelayer II (Sewer Const.)	H	20.131	20.970													
N	2	06055C	Apprentice I (1st 522 hours)	H	12.207	12.716	14.640	16.684	20.003										
		06055C	Apprentice II (2nd 522 hours)	H	12.503	13.024	14.970	17.014	20.332										
		06055C	Apprentice III (3rd 522 hours)	H	12.819	13.353	15.289	17.321	20.640										
N	2	06462C	Maintenance Crew Ldr - Bridge	H	20.269	21.114													
N	2	06464C	Maintenance Crew Ldr - Sewer	H	20.269	21.114													
N	2	06465C	Maintenance Crew Ldr - Sol Waste	H	20.269	21.114													
N	2	06466C	Maintenance Crew Ldr - Streets	H	20.269	21.114													
N	2	06468C	Maintenance Crew Ldr - Trnsptn	H	20.269	21.114													
N	2	07440C	Parking Meter Service Worker	H	20.068	20.904													
N	2	07940C	Plant Service Worker	H	18.980	19.771													
N	2	09220C	Shop Repair Worker I	H	20.289	21.134													
N	2	09230C	Shop Repair Worker II	H	21.798	22.706	23.279	23.851											
N	2	09400C	Stock Worker	H	14.819	15.436	16.336	17.889	18.560	19.220	19.912	20.717							
N	2	10910C	Water Treatment Plant Operator	H	15.931	16.595	19.833	21.542											
N	2	10910C	Water Treatment Plant Oper. (Seas)	H	11.907	12.403													
N	2	11030C	Yard Coordinator I	H	18.166	18.923	19.539	20.176											
N	2	11040C	Yard Coordinator II	H	19.347	20.153	21.112	22.056											

Employees shall begin at the 4-month step and remain there until they have completed four (4) months of actual paid service. Following the completion of the initial four (4) months, employees will advance to Step 1 for the remaining duration of their initial six (6) months of employment. Thereafter employees shall progress in accordance with Section 9.02 of this agreement. Employees in the Delivery Worker, Health, classification will advance on an annual basis.

\*Employees in the Solid Waste & Recycling Worker classification shall earn no less than employees in the Truck Driver, Sanitation classification.

Caulkers will be compensated by being detailed to the Pipelayer II Sewer rate while performing Caulker responsibilities.

Cured in Place Pipe Relining Laborers will be compensated by being detailed to the Maintenance Crewleader/Sewer rate or their current rate, whichever is higher, while performing CIPP related work.

The following shall be effective as of January 1, 2003:

Provided that employees shall receive the following longevity

These payments shall be based on a maximum of 80 hours bi-weekly:

\$ .192 cents per hour additional at the beginning of the 10th year of service.

\$ .319 cents per hour additional at the beginning of the 15th year of service.

\$ .385 cents per hour additional at the beginning of the 20th year of service.

\$ .505 cents per hour additional at the beginning of the 25th year of service.

Provided further that Construction and Maintenance Laborers who are reinstated during the first two (2) years after termination shall be paid according to the following schedule:

<b>Years of Service Prior To Termination</b>	<b>Pay Step</b>
1 - 4 years	1
5 - 9 years	2
10 years and above	3

The following shall be effective as of January 1, 2003:

Provided that the following hourly premiums shall be paid on a "when performed" basis.

<b>Description</b>	<b>Hourly Premium</b>
Specialized Application Pay I (1)	\$0.192
Specialized Application Pay II (2)	\$0.362
Ariel Bucket (3)	\$.891 or \$1.374
Hazwoper (4)	\$.297 or \$.868
Sewer Maintenance Division (5)	\$0.214
Miner/Dynamiter (6)	\$1.847
Lead Worker/Ramps (7)	\$0.891

1-Paid to all employees while working on bridges or scaffolding >ten (10) feet above the ground or hanging off bridge or over water or while operating chainsaws, chip spreaders, riding lawn mowers/snow throwers/ power brooms or steamers.

2-Paid to all employees while operating recycling vehicles, concrete saws, routers, jackhammers, kettles, mortar mixers or large, ultra-high pressure washers (i.e., those capable of operating over 10,000 psi without nozzle modification), or while handling materials treated with carbolineum or creosote or while handling chlorine, lime, calcium carbonate or while shoveling asphalt. Also paid to employees who are assigned grade setting duties, bracers duties or when working in an excavated ditch >five (5) feet in depth, underground tunnel, or underground shaft.

3-Paid to all employees who are assigned to work from an aerial bucket. The higher of the two premiums is paid only when the altitude of the work being performed in the bucket is higher than fifty (50) feet.

4-Paid to all employees who are assigned work in an environment determined to be contaminated by OSHA or MNPCA standards. The higher rate to be paid when employees are also required to use protective equipment (respirators or self contained breathing apparatus "OSHA requires clean shaven for ensured safety") while working in said environment.

5-Paid to all Construction and Maintenance Laborers who are assigned on a year-round basis in the Sewer Maintenance Division.

6-Paid to all employees who are assigned as the miner or dynamiter.

7-Paid to all employees who are assigned Lead Worker/Ramps responsibilities.

Adopted. Yeas, 12; Nays none.

Passed November 9, 2001. J. Cherryhomes, President of Council.

Approved November 15, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

**W&M/Budget** - Your Committee recommends approval to start Mark Willenbring at Step 6 of the salary scale for the position of Systems Integrator IV, Information and Technology Services (ITS).

Adopted. Yeas, 12; Nays none.

Passed November 9, 2001.

Approved November 15, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

**W&M/Budget** - Your Committee, having recommended by Council action of August 24, 2001, that the proper City officers be authorized to negotiate and execute a contract with Deloitte and Touche, LLP, to assist with implementation of the requirements of the Governmental Accounting Standards Board, *Statement No. 34* (GASB 34), relating to thorough revision of the rules of governmental accounting and financial reporting standards, at an estimated contract amount of \$300,000, and having examined the proposed contract for its content and intent, as more fully set forth in Petn No 267427 on file in the Office of the City Clerk, now recommends approval to proceed with execution of said contract, as directed and authorized.

Adopted. Yeas, 12; Nays none.

Passed November 9, 2001.

Approved November 15, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

The **ZONING & PLANNING** Committee submitted the following reports:

**Z&P** - Your Committee, having under consideration conditional use permit C-2018, variance V-4553, and site plan review permit PR-556 (also numbered BZSP-69) for the proposed Calhoun Park and Emerson Rowhouses project at 1221 W Lake St approved by the City Planning Commission on October 25, 1999, and variance V-4554 approved by the City Council on November 24, 1999, now recommends that the time period for which such zoning approvals are valid be extended to September 1, 2002 to allow the applicant to obtain building or other permits that are contingent upon valid zoning approvals.

Adopted. Yeas, 12; Nays none.

Passed November 9, 2001.

Approved November 15, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

**Z&P** - Your Committee, having under consideration the appeal of the Walker Art Center from the decision of the Heritage Preservation Commission denying an application for Certificate of Appropriateness for demolition of the Guthrie Theater at 725 Vineland Place on the ground that the Guthrie is a historic resource and directing that a designation study begin, and Walker appealing that the Guthrie should not be a historical resource because of modifications to the building and because it is less than 50 years old, that no reasonable alternatives to demolition exist, and that the owner cannot take advantage of any of the ameliorative tax provisions related to preservation; and having conducted a public hearing on the appeal pursuant to Section 599.190 of the Minneapolis Code of Ordinances, now recommends that the appeal be granted and the Certificate of Appropriateness be approved. (Petr No 267432)

Your Committee further recommends that the Findings of Fact on file in the Office of the City Clerk be made a part of this report by reference.

Ostrow moved that consideration of the report be postponed to December 28, 2001. Seconded.

Lost. Yeas, 4; Nays, 8 as follows:

Yeas - Ostrow, Biernat, Colvin Roy, Mead.

Nays - Johnson, Thurber, Campbell, Niland, Goodman, McDonald, Lane, Cherryhomes.

The report was adopted.

Yeas, 8; Nays, 3 as follows:

Yeas - Johnson, Thurber, Campbell, Niland, Goodman, McDonald, Lane, Cherryhomes.

Nays - Ostrow, Biernat, Mead.

Declining to Vote - Colvin Roy.

Passed November 9, 2001.

Approved November 15, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

**Z&P** - Your Committee, to whom was referred an ordinance amending Title 21, Chapter 576 of the Minneapolis Code of Ordinances relating to *Interim Ordinances: Providing for a Moratorium on the Establishment, Reestablishment or Expansion of Any Commercial or Industrial Use Along West Broadway Avenue From City Limits on the West to the Intersection of West Broadway and Girard Avenues on the East, Extending One Hundred Fifty (150) Feet on Each Side of the Centerline of West Broadway, and Including the Area Bounded by a One-Fourth (1/4) Mile Radius Around the Intersection of West Broadway and Penn Avenues*, extending said moratorium for 6 months, and having conducted a public hearing thereon, now recommends that said ordinance be given its second reading for amendment and passage. (Petn No 267433)

Your Committee further recommends passage of the accompanying ordinance in summary form.

Adopted. Yeas, 12; Nays none.

Passed November 9, 2001.

Approved November 15, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

Ordinance 2001-Or-136, amending Title 21, Chapter 576 of the Minneapolis Code of Ordinances relating to *Interim Ordinances: Providing for a Moratorium on the Establishment, Reestablishment or Expansion of Any Commercial or Industrial Use Along West Broadway Avenue From City Limits on the West to the Intersection of West Broadway and Girard Avenues on the East, Extending One Hundred Fifty (150) Feet on Each Side of the Centerline of West Broadway, and Including the Area Bounded by a One-Fourth (1/4) Mile Radius Around the Intersection of West Broadway and Penn Avenues*, extending the moratorium to May 22, 2002, was passed November 9, 2001 by the City Council and approved November 15, 2001 by the Mayor. A complete copy of this ordinance is available for public inspection in the office of the City Clerk.

The following is the complete text of the unpublished summarized ordinance.

**ORDINANCE 2001-Or-136**

**By Cherryhomes**

**Intro & 1st Reading: 10/12/2001**

**Ref to: Z&P**

**2nd Reading: 11/9/2001**

**Amending Title 21, Chapter 576 of the Minneapolis Code of Ordinances relating to Interim Ordinances: Providing for a Moratorium on the Establishment, Reestablishment or Expansion of Any Commercial or Industrial Use Along West Broadway Avenue From City Limits on the West to the Intersection of West Broadway and Girard Avenues on the East, Extending One Hundred Fifty (150) Feet on Each Side of the Centerline of West Broadway, and Including the Area Bounded by a One-Fourth (1/4) Mile Radius Around the Intersection of West Broadway and Penn Avenues.**

The City Council of The City of Minneapolis do ordain as follows:

Section 1. That Section 576.30 of the above-entitled ordinance be amended to read as follows:

**576.30. Zoning study.** The area bounded by a line one hundred fifty (150) feet from the centerline of West Broadway from the city limits to ~~Fremont~~ Girard Avenue and by a one-fourth (1/4) mile radius of the intersection of West Broadway and Penn Avenues is hereby declared to be an interim study area with respect to the establishment, reestablishment or expansion of any commercial or industrial use. The planning department is hereby directed to oversee the development of a corridor plan within the study area which would inform the future development of the West Broadway corridor, provide direction related to land use and the design of private and public realm elements, and inform the reconstruction of the public infrastructure and to propose such additional amendments to the city's official controls as it deems necessary.

Section 2. That Section 576.40 of the above-entitled ordinance be amended to read as follows:

**576.40. Restrictions.** For a period of one (1) year from November 22, 2000, the date of introduction of this ordinance, no zoning approval, building, construction, or demolition permit or license for the establishment, reestablishment or expansion of any commercial or industrial use in the above-described area shall be allowed or granted for any property located in this study area by any city department. The city specifically reserves the right to extend this ordinance for such additional periods as are necessary to complete the planning study, not exceeding a total additional period of eighteen (18) months.

This chapter is hereby extended and shall expire on May 22, 2002.

Adopted. Yeas, 12; Nays none.

Passed November 9, 2001. J. Cherryhomes, President of Council.

Approved November 15, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

**Z&P** - Your Committee concurs in the recommendation of the Heritage Preservation Commission that all of the properties within two separate and noncontiguous areas associated with the development of the automotive district in the Harmon area of South Minneapolis during the early 20th century, be designated a historic district.

Your Committee further recommends that the Findings of Fact and Recommendation with an attached map showing the boundaries of the district, on file in Petn No 267431 in the City Clerk's Office, be adopted.

Your Committee further recommends that the Planning staff be directed to develop design guidelines for the District.

Your Committee further recommends passage of the accompanying resolution designating the Harmon Place Historic District and summary publication.

Campbell moved to divide the report so as to consider the Fawkes block, bounded by Hennepin Avenue, Maple Street, and Harmon Place, separately. Seconded.

Adopted upon a voice vote.

The report, with the Fawkes block separated out, was adopted.

Yeas, 12; Nays none.

Passed November 9, 2001.

Approved November 15, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

Resolution 2001R-482, entitled "Designating an area generally bounded by 11<sup>th</sup> Street South, Yale Place, Spruce Place and Hennepin Avenue, but excluding the properties facing east on Hennepin Avenue between Spruce Place and 1201 Hennepin Avenue, and excluding the block lying east of Harmon Place and north of 12<sup>th</sup> Street, as a portion of the Harmon Place Historic District," was passed November 9, 2001 by the City Council and approved November 15, 2001 by the Mayor. A complete copy of this resolution is available for public inspection in the office of the City Clerk.

The following is the complete text of the unpublished summarized resolution.

**RESOLUTION 2001R-482**

**By McDonald**

**Designating an area generally bounded by 11<sup>th</sup> Street South, Yale Place, Spruce Place and Hennepin Avenue, but excluding the properties facing east on Hennepin Avenue between Spruce Place and 1201 Hennepin Avenue, and excluding the block lying east of Harmon Place and north of 12<sup>th</sup> Street, as a portion of the Harmon Place Historic District.**

Whereas, the Minneapolis Heritage Preservation Commission (HPC) held public hearings on September 25 and October 16, 2001 and recommended to the Standing Committee on Zoning and Planning that the properties within an area associated with the development of the automotive district in the Harmon area of South Minneapolis during the early 20th century, be designated a historic district; and

Whereas, the HPC described this area as an area generally bounded by 11th St S, Yale Place, Spruce Place and Hennepin Avenue, but excluding the properties facing east on Hennepin Avenue between Spruce Place and 1201 Hennepin Av, and excluding the block lying east of Harmon Place and north of 12th St, as set forth in the map attached to the Findings of Fact and Recommendation on file in Petn No 267431; and

Whereas, the Planning Department compiled a list of the addresses and legal descriptions of the properties, also set forth in Petn No 267431; and

Whereas prior to such recommendation and in compliance with Title 23, Chapter 599 of the Minneapolis Code of Ordinances relating to Heritage Preservation Regulations, the HPC did refer the subject matter to the City Planning Commission (CPC) for review and recommendation, such CPC recommendation being made August 6, 2001; and further did refer the subject matter to the Minnesota Historical Society for review and comment, such favorable comment being made in a letter of July 11, 2001; and

Whereas, on October 30, 2001 the Standing Committee on Zoning and Planning recommended designation as a historic district;

Now, Therefore, Be It Resolved by The City Council of the City of Minneapolis:

That the area generally bounded by 11<sup>th</sup> Street South, Yale Place, Spruce Place and Hennepin Avenue, but excluding the properties facing east on Hennepin Avenue between Spruce Place and 1201 Hennepin Avenue, and excluding the block lying east of Harmon Place and north of 12<sup>th</sup> Street, and all the properties within it are hereby designated as a portion of the Harmon Place Historic District, along with the Fawkes block bounded by Hennepin Avenue, Maple Street, and Harmon Place also being designated in Resolution 2001R-483, and that the City Clerk is directed to file a certified copy of this resolution with the Office of the Hennepin County Recorder or Registrar of Titles.

Adopted. Yeas, 12; Nays none.

Passed November 9, 2001. J. Cherryhomes, President of Council.

Approved November 15, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

**Z&P** - Your Committee concurs in the recommendation of the Heritage Preservation Commission that all of the properties within the Fawkes Block, bounded by Hennepin Avenue, Maple Street, and Harmon Place, associated with the development of the automotive district in the Harmon area of South Minneapolis during the early 20th century, be designated a historic district.

Your Committee further recommends that the Findings of Fact and Recommendation with an attached map showing the boundaries of the district, on file in Petn No 267431 in the City Clerk's Office, be made a part of this report by reference.

Your Committee further recommends that the Planning staff be directed to develop design guidelines for the District.

Your Committee further recommends passage of the accompanying resolution designating the Fawkes block bounded by Hennepin Avenue, Maple Street, and Harmon Place as a portion of the Harmon Place Historic District, and summary publication.

Adopted. Yeas, 12; Nays none.

Passed November 9, 2001.

Approved November 15, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

Resolution 2001R-483, entitled "Designating the Fawkes block, bounded by Hennepin Avenue, Maple Street, and Harmon Place as a portion of the Harmon Place Historic District," was passed November 9, 2001 by the City Council and approved November 15, 2001 by the Mayor. A complete copy of this resolution is available for public inspection in the office of the City Clerk.

The following is the complete text of the unpublished summarized resolution.

**RESOLUTION 2001R-483**

**By McDonald**

**Designating the Fawkes block, bounded by Hennepin Avenue, Maple Street, and Harmon Place as a portion of the Harmon Place Historic District.**

Whereas, the Minneapolis Heritage Preservation Commission (HPC) held public hearings on September 25 and October 16, 2001 and recommended to the Standing Committee on Zoning and Planning that the properties within an area associated with the development of the automotive district in the Harmon area of South Minneapolis during the early 20th century, be designated a historic district; and

Whereas the HPC described this area as the Fawkes block, bounded by Hennepin Avenue, Maple Street, and Harmon Place, as set forth in the map attached to the Findings of Fact and Recommendation on file in Petn No 267431; and

Whereas the Planning Department compiled a list of the addresses and legal descriptions of the properties, also set forth in Petn No 267431; and

Whereas prior to such recommendation and in compliance with Title 23, Chapter 599 of the Minneapolis Code of Ordinances relating to Heritage Preservation Regulations, the HPC did refer the subject matter to the City Planning Commission (CPC) for review and recommendation, such CPC recommendation being made August 6, 2001; and further did refer the subject matter to the Minnesota Historical Society for review and comment, such favorable comment being made in a letter of July 11, 2001; and

Whereas, on October 30, 2001 the Standing Committee on Zoning and Planning recommended designation as a historic district;

Now, Therefore, Be It Resolved by The City Council of the City of Minneapolis:

That the area described as the Fawkes block, bounded by Hennepin Avenue, Maple Street, and Harmon Place, and all the properties within it is hereby designated as a portion of the Harmon Place Historic District, along with an area generally bounded by 11<sup>th</sup> Street South, Yale Place, Spruce Place and Hennepin Avenue, but excluding the properties facing east on Hennepin Avenue between Spruce Place and 1201 Hennepin Avenue, and excluding the block lying east of Harmon Place and north of 12<sup>th</sup> Street, also designated in Resolution 2001R-482, and that the City Clerk is directed to file a certified copy of this resolution with the Office of the Hennepin County Recorder or Registrar of Titles.

Adopted. Yeas, 12; Nays none.

Passed November 9, 2001. J. Cherryhomes, President of Council.

Approved November 15, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

**Z&P** - Your Committee, having under consideration conditional use permits C-2050, C-2054 and C-2055, variance V-4599 and site plan review permit PR-578 for the Lofts Development at 324 1st St N, approved by the Planning Commission on January 31, 2000, now recommends that the time period for which such zoning approvals are valid be extended to January 31, 2003 to allow the applicant to obtain building or other permits that are contingent upon valid zoning approvals.

Adopted. Yeas, 12; Nays none.

Passed November 9, 2001.

Approved November 15, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

**Z&P** - Your Committee, having under consideration the appeals filed on behalf of the University of Minnesota, Marcy Holmes Neighborhood Association, W D Forbes Company, Inc and Metal-Matic, Inc from the decision of the Planning Commission approving the following applications of the Minneapolis Stone Arch Partners to allow a planned unit development (PUD) and 273-unit apartment building at 600 and 625 Main St SE and 106 6th Av SE (BZZ-186):

- a. Conditional Use Permit for use;
- b. Conditional Use Permit for height;
- c. Variance of minimum lot area;
- d. Variance of floor area ratio; and
- e. Site Plan Review,

and having conducted a public hearing thereon, now recommends (1) that the appeals be denied, with the exception that a condition be added to the Conditional Use Permit requiring that an architect, engineer or other suitably qualified and licensed professional certify to the City that the technical requirements of the conditional use permit regarding sound attenuation and window performance have been met in all units of the development; and (2) that the decision of the Planning Commission be upheld and the findings prepared by the Planning Department staff and set forth in Petn No 267434 be adopted.

Adopted. Yeas, 11; Nays, 1 as follows:

Yeas - Johnson, Thurber, Ostrow, Campbell, Biernat, Niland, Goodman, Colvin Roy, McDonald, Lane, Cherryhomes.

Nays - Mead.

Passed November 9, 2001.

Approved November 15, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

**Z&P** - Your Committee, having under consideration the appeal of Citizens for a Balanced City (Citizens) from the decision of the Planning Commission approving the following applications of Plymouth Church Neighborhood Foundation to allow the Lydia House Project, a supportive housing facility at 1920 LaSalle Av (BZZ-190):

- a. Conditional Use Permit;
- b. Variance to reduce rear yard setback to allow existing parking area;
- c. Variance to increase maximum number of people served in a supportive housing facility from 32 to 40; and
- d. Site Plan Review;

and Citizens appealing on ground that the Project does not meet the 1/4 mile spacing requirement for supportive housing; and your Committee having conducted a public hearing thereon, now recommends that the appeal be denied, that the decision of the Planning Commission be upheld and that the Findings of Fact on file in the Office of the City Clerk be made a part of this report by reference. (Petn No 267435)

Adopted. Yeas, 12; Nays none.

Passed November 9, 2001.

Approved November 15, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

### **Motions**

Campbell, Chair of the Ways & Means/Budget Committee, moved that the regular payrolls for all City employees under City Council jurisdiction for the month of December, 2001, approved and ordered paid subject to audit by the Finance Officer. Seconded.

Adopted. Yeas, 12; Nays none.

Passed November 9, 2001.

Approved November 15, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

Ostrow, Chair of the Claims Committee, moved concurrence in the reports received from the City Attorney (Petn No 267437) recommending payment of workers' compensation to various employees and to the State Fund, and for payment of bills and professional services rendered claimants or employees injured on the job. Seconded.

Adopted. Yeas, 12; Nays none.

Passed November 9, 2001.

Approved November 15, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

Cherryhomes moved to waive the 30-day filing time as required by Chapter 455 of the Minneapolis Code of Ordinances for applicant John White, The Pickled Parrot, for a business district block event to be held Saturday, November 10, 2001, between the hours of 12:00 noon and 10:30 p.m. on 5<sup>th</sup> Street between Hennepin and 1<sup>st</sup> Avenues, having approval granted by Public Works and the Police departments to grant said waiver. Seconded.

Adopted. Yeas, 12; Nays none.

Passed November 9, 2001.

Approved November 15, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

Biernat moved to introduce the subject matter of an ordinance amending Title 13, Chapter 287 of the Minneapolis Code of Ordinances related to *Licenses and Business Regulations: Filling Stations and Bulk Oil Plants*, which was given its first reading and referred to the Public Safety & Regulatory Services Committee (Updating the language, removing the bond requirement, and adjusting the license fees).

Biernat moved to introduce the subject matter of an ordinance amending Title 9, Chapter 176 of the Minneapolis Code of Ordinances related to *Fire and Police Protection: Burglar and Holdup Alarm Systems*, which was given its first reading and referred to the Public Safety & Regulatory Services Committee (Adding administrative penalties, reducing the number of "free" false alarms to three, and providing for non-response to alarm activation for those alarm users who refuse to properly service their alarm systems or who refuse to pay administrative penalties).

Biernat moved to introduce the subject matter of ordinance amendments adjusting fees and addressing other changes in Titles 13 and 14, which were given their first reading and referred to the Public Safety & Regulatory Services Committee:

- Title 10, Chapter 188, related to various food establishment licenses,
- Title 11, Chapter 225 related to solid and liquid waste haulers,
- Title 11, Chapter 232 related to suntanning facilities,
- Title 13, Chapter 265 Article VI related to car washes,
- Title 13, Chapter 265 Article VII related to sidewalk cafes,
- Title 13, Chapter 267 Article I related to skating rinks,
- Title 13, Chapter 267 Article XII related to pool tables,
- Title 13, Chapter 269 related to asphalt roofing manufacturers,
- Title 13, Chapter 272 related to resin manufacturers,
- Title 13, Chapter 277 Article XIV related to sign hangers,
- Title 13, Chapter 299 related to ice producers,
- Title 13, Chapter 301 related to dry cleaners and laundries,
- Title 13, Chapter 307 related to valet services,
- Title 13, Chapter 343 related to transient merchants,
- Title 13, Chapter 347 related to tree servicing,
- Title 13, Chapter 348 related to used motor vehicle parts dealers,
- Title 14, Chapter 360 related to all night special food and all night bowling, pool and billiards.

#### **Unfinished Business**

The Committee Inc, 701 1<sup>st</sup> Av N: Deny special permit to install advertising sign. (Postponed 8/24/2001, Z&P)

By unanimous consent, the above report was deleted.

Raze Property: **Sent forward without recommendation** 1911 Penn Av N. (Postponed 9/14/2001)

**PS&RS** - Your Committee, having under consideration the following property which has been deemed by the Director of Inspections to constitute nuisance conditions within the meaning of Chapter 249 of the Minneapolis Code of Ordinances and having recommended that the property be razed, now recommends that said property be sent forward without recommendation:

1911 Penn Av N, legally described as Lot 13, Block 1, Nichols-Frissel Co's Shady Park Side Addition to Minneapolis (PID #17-029-24-14-0021);

Cherryhomes moved that the report be amended by deleting the language "sent forward without recommendation" and insert in lieu thereof the word "approved." Seconded.

Adopted upon a voice vote.

The report, as amended, was adopted.

Yeas, 12; Nays none.

Passed November 9, 2001.

Approved November 15, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

Raze Property: **Sent forward without recommendation** 1111 17<sup>th</sup> Av N. (Postponed 9/28/2001, PS&RS)

By unanimous consent, the above report was referred back to the Public Safety & Regulatory Services Committee.

Contract with Minneapolis Refuse, Inc. (MRI): Approve staff recommendation to execute a new five-year contract with MRI, covering one-half the city's residential units, commencing on January 1, 2002, and establishing fees and annual percentage increases. (Postponed 9/28/2001 pending receipt of the report called for in the Ways & Means/Budget Committee recommendation, T&PW)

By unanimous consent, the above report was continued to be postponed.

Minneapolis Stone Arch Partners, 600 & 625 Main St SE, 106 6<sup>th</sup> Av SE: Passage of Resolutions vacating 8<sup>th</sup> Av SE north of Main St and vacating Main St SE between 6<sup>th</sup> & 8<sup>th</sup> Avs; Authorize summary publication.

By unanimous consent, the above report was continued to be postponed.

Raze Property at 5239 6<sup>th</sup> St N: **Sent forward without recommendation.** (Postponed 10/26/2001, PS&RS)

**PS&RS** - Your Committee, having under consideration the property located at 5239 6<sup>th</sup> St N, legally described as Lot 6, Block 1, Bryant Avenue Addition to Minneapolis (PID #12-118-21-12-0028) which has been deemed by the Director of Inspections to constitute a nuisance condition within the meaning of Chapter 249 of the Minneapolis Code of Ordinances, along with a recommendation to approve the removal and razing of the above referenced building thereby eliminating the nuisance condition, now recommends that said property be sent forward without recommendation.

Johnson moved that the report be amended by deleting the language "sent forward without recommendation" and insert in lieu thereof the word "approved." Seconded.

Adopted upon a voice vote.

The report, as amended, was adopted.

Yeas, 12; Nays none.

Passed November 9, 2001.

Approved November 15, 2001. S. Sayles Belton, Mayor.

Attest: M. Keefe, City Clerk.

Ramin Hakimi, 2827 1<sup>st</sup> Av S: Passage of Resolution vacating alley in block bounded by 1<sup>st</sup> & Stevens Avs S and 28<sup>th</sup> & 29<sup>th</sup> Sts E to allow addition to auto body shop; Authorize summary publication. (Postponed 10/26/2001, Z&P)

By unanimous consent, the above report was continued to be postponed.

**New Business**

Biernat introduced an Ordinance amending Title 14, Chapter 362 of the Minneapolis Code of Ordinances relating to *Liquor and Beer: Liquor Licenses*, which was given its first reading and referred to the Public Safety & Regulatory Services Committee (To remove references to the number of on-sale liquor licenses that may be issued).

Campbell moved to adjourn. Seconded.

Adopted. Yeas - 12; Nay none.

Adjourned.

MERRY KEEFE,  
City Clerk.

Created: 11/14/2001; Modified: 11/19/2001;  
12/26/2001,12/27/2001.